2034 SUPREME COURTNEW YORK COUNTYCRIMINAL TERMPART 59 _____ THE PEOPLE OF THE STATE OF NEW YORK : INDICTMENT # 71543/2023 : -against : DONALD J. TRUMP, : Defendant. -----: Falsifying Business Records First Degree 100 Centre Street New York, New York 10013 May 3, 2024 BEFORE: HONORABLE JUAN M. MERCHAN, JUSTICE OF THE SUPREME COURT APPEARANCES: FOR THE PEOPLE: ALVIN L. BRAGG, JR., ESQ. New York County District Attorney JOSHUA STEINGLASS, ESQ., BY: MATTHEW COLANGELO, ESQ., SUSAN HOFFINGER, ESQ., CHRISTOPHER CONROY, ESQ., REBECCA MANGOLD, ESQ., KATHERINE ELLIS, ESQ., Assistant District Attorneys FOR THE DEFENDANT: BLANCHE LAW BY: TODD BLANCHE, ESQ. EMIL BOVE, ESQ. NECHELES LAW, LLP BY: SUSAN NECHELES, ESQ. KENDRA WHARTON, ESQ.

2035 ****** 1 THE CLERK: This is the People of the State of New 2 3 York against Donald J. Trump, Indictment 71543 of '23. 4 Appearances. 5 By the People first, please. б MR. STEINGLASS: For the People, ADAs Joshua 7 Steinglass, Christopher Conroy, Susan Hoffinger, Matthew 8 Colangelo, Becky Mangold and Kathy Ellis. 9 THE COURT: Good morning. 10 MR. BOVE: Good morning. Emil Bove for Donald 11 Trump, who is seated to my left. And I am joined with Todd Blanche, Susan Necheles 12 and Kendra Wharton. 13 14 THE COURT: Good morning, everyone. 15 Before we put the witness on the stand, there is 16 one issue that I did want to clarify. 17 And I'm addressing this to Mr. Trump. 18 It came to my attention that there may be a misunderstanding regarding the Order restricting 19 extrajudicial statements and how it impacts upon Mr. Trump's 20 21 right to testify at trial. 22 I think it's important that I clear up any misunderstanding that might exist. 23 I want to stress, Mr. Trump, that you have an 24 25 absolute right to testify at trial, if that is what you

1 decide to do after consultation with your attorneys. That is a constitutional right that cannot be 2 3 denied or abrogated in any way. 4 It is a fundamental right that cannot be infringed 5 upon. б Just as you have the absolute right not to testify, if that is what you decide to do after consultation with 7 8 your lawyer. 9 The Order is restricting extrajudicial statements. 10 That does not prevent you from testifying in any way. 11 It does not prohibit you from taking the stand, and it does not limit or minimize what you can say from the 12 witness stand. 13 14 In fact, as the name of the Order indicates, it 15 only applies to extrajudicial statements; that is, 16 statements that are made outside of court. 17 It does not apply to statements made from the 18 witness stand. Please let your attorneys know if you have any 19 lingering doubts or questions that need to be clarified, and 20 21 I will try to answer them for you. 22 MR. TRUMP: Thank you. THE COURT: You're welcome. 23 24 Anything else? 25 MR. BLANCHE: Your Honor, not with respect to this

	2037
1	witness, but I do believe that we will have some evidentiary
2	objections to what we believe will be the next witness,
3	which we can handle now or after this witness, which ever.
4	THE COURT: Why don't you start.
5	MR. BLANCHE: Sure.
6	So we understand that the next witness is a summary
7	witness and intends to get in a number of exhibits that we
8	have business records foundational objections to for
9	all of them.
10	But then we have other objections for three of
11	them, your Honor.
12	So the first one, I can start with the business
13	records exemption.
14	So we understand that the proffered evidence
15	include two Truths, alleged Truths by President Trump; a
16	handful of tweets by President Trump; and a tweet by the
17	Washington Post; and then a news article by the Washington
18	Post.
19	We believe there are hearsay problems with each of
20	these exhibits without the proper business record foundation
21	being laid.
22	So with respect to the Truths, it may be that by a
23	preponderance of the evidence, the statement that the
24	Truth itself could be allowed into evidence without a
25	statement of the defendant.

1 But there is a lot of information on every tweet, for example, the name @realDonaldTrump, the time it was sent 2 3 and other information, that's hearsay. 4 And that hearsay, we don't believe, is admissible 5 through just a summary witness who doesn't have any б foundational expertise to talk about the basis for how the 7 date is put on the tweet, how -- you know, the typical 8 things that you would expect for any type of business 9 records. 10 The same thing with the Truths, your Honor, the 11 same exact problem. There is content within the Truth that purportedly 12 they will argue are President Trump's statements. 13 14 But there is a lot of stuff in that exhibit that is 15 pure hearsay, and it is an out-of-court statement that will 16 be offered for the truth of the matter asserted: The date, 17 the time, the handle. 18 And without a proper foundation, we object to that coming in. 19 The straight -- and the same is true of the 20 21 Washington Post tweet for the same reasons. 22 And the same is true of the Washington Post article for the same reasons. 23 24 Separately, for three of the exhibits, putting 25 aside the hearsay objection, we don't believe they should

1 come into evidence. Turning first to 405A and B. 2 3 405A is the Washington Post article dated 4 October 7, 2016 laying out the purported Access Hollywood 5 tape. б Your Honor's ruling a couple of different times, 7 including from the motions in limine, about what would be 8 and what would not be allowed in with respect to the Access 9 Hollywood tape, the original ruling said no tape, but 10 witnesses could testify about it at the beginning of the 11 trial. There is now going to be an email introduced that 12 has a transcript of a portion of that Access Hollywood 13 14 tape. 15 What the People want to introduce now under 405A is 16 the full -- what amounts to a full transcript from the 17 Washington Post article. 18 And, sure, there can be an instruction that says it's not offered for the truth, but there are quotation 19 marks around the entire article. 20 21 And so, the danger of unfair prejudice is extreme 22 in this situation. Remember, the only reason why the Access tape --23 Hollywood Access tape is coming in at all in this trial, 24 under the Court's ruling, is to show intent and motive and 25

2040 1 to show what -- how the campaign responded and why they responded the way it did. 2 3 There is already a ton of evidence about, 4 already, about the Access Hollywood tape from Mr. Pecker, 5 from Mr. Davidson. б I expect there will be a witness today that will 7 testify extensively about the reasons why the Access 8 Hollywood tape, even on the fringes, are allowed. 9 THE COURT: What are you asking me to do? MR. BLANCHE: To exclude 405A, which is the 10 11 article. (Indicating.) 12 MR. BLANCHE: And to exclude 405B, which is a tweet 13 14 that went on at the same time, on October 7, 2016, at 15 4:05 p.m., that has a photograph of President Trump and 16 Billy Bush and one of the women that was part of the 17 interview. 18 And it says: "Breaking. Trump recorded having extremely lewd conversation about women in 2005." 19 20 And then it says: "Trump recorded having extremely 21 lewd conversations about women in 2005" actually in the 22 photograph as well. I mean, at this point, you know -- and we are happy 23 to address the Weinstein decision. 24 25 The Weinstein decision, as it pertains to this,

Γ

	2041
1	but what the Court has already done, and what the Court
2	should do, in light of the Weinstein decision, is be very
3	careful about the letting in this kind of evidence.
4	THE COURT: When you say "the Weinstein decision,"
5	are you referring to the Court of Appeals reversal?
6	MR. BLANCHE: That just came down, your Honor.
7	THE COURT: That's a decision that deals with
8	Sandoval and Molineux.
9	I don't see it having any impact on my ruling.
10	MR. BLANCHE: Well, your Honor is letting this in
11	on, at least in part, on a Molineux.
12	THE COURT: The Court of Appeals didn't lay out any
13	new law, they simply ruled on the facts of that case.
14	But the Molineux ruling, the law that applies to
15	Molineux, the law that applies to Sandoval, it remains the
16	same.
17	And that's the same standard that I applied when I
18	made my decisions.
19	MR. BLANCHE: Judge, agreed. Even under that
20	application that you applied, it would be extremely unfair
21	and extremely prejudicial, given the Court's ruling already,
22	to now extend it more to say that there is only going to
23	be testimony there is only going to be multiple
24	witnesses.
25	THE COURT: I don't necessarily disagree with you,

Lisa Kramsky, Senior Court Reporter

2042 1 I'm just saying that the Weinstein decision doesn't 2 necessarily factor into this. 3 MR. BLANCHE: Well, want do you want me to do? Do you want me to do the final exhibit or wait 4 5 until later? б THE COURT: No, go ahead. 7 MR. BLANCHE: The final Exhibit is 408B. It's an 8 alleged Truth that was -- that is dated August 4th of last 9 year, at 4:16 p.m. 10 It says: "If you go after me, I'm coming after 11 you." 12 This Truth has been extensively discussed and 13 briefed in the D.C. case. And the absolute reality is -- and there are news 14 15 articles that I'm happy to pass up to the Court that make 16 this plain, that --(Handed.) 17 18 MR. BLANCHE: -- that this --19 THE COURT: Thank you. 20 MR. BLANCHE: This Truth had nothing to do with 21 witnesses, had nothing to do with the case; it had to do 22 with what had been going on for a month in July and leading up to the beginning of August within the Republican 23 24 Party. 25 There was a massive movement by certain packs and

1 certain individuals to vocally tell everybody within the Party, we're going to spend a lot of money to make sure that 2 3 President Trump doesn't get re-elected. 4 And the campaign, not surprisingly, reacted 5 forcefully in articles, in statements, and then ultimately with this Truth. б 7 It had nothing to do with witnesses. 8 And, by the way, there has been oral argument in 9 D.C., there were briefings where the Prosecutors in D.C. 10 suggested that this is one of the reasons why Protective 11 Orders should be put in place and then later a Gag Order, but when pressed, there has been no proof to disprove that, 12 so when the context of it comes into evidence here, there is 13 14 no basis for it. 15 They may be able to prove up the theory they have 16 about President Trump's -- some of President Trump's Truths 17 and tweets and how it may or may not affect witnesses, but 18 not this one. This one has nothing to do with witnesses. 19 20 THE COURT: So I appreciate that you have given me 21 a sense of what it is that we are looking at. 22 I think we are going to have to devote a little bit of time for this and we have the jurors waiting, so we will 23 take it up later. 24 25 There is just one of the issues that you raised

> Lisa Kramsky, Senior Court Reporter

1 that I would like to hear from the People on and that is the photograph, the photograph of Mr. Trump. 2 MR. BLANCHE: Sure. 3 4 THE COURT: People, I would like to hear from you 5 as to why you feel that you need that? б MS. MANGOLD: Yes, your Honor. 7 With respect to 405B, I will just say that as your 8 Honor noted during the April 15th offer of proof, that's 9 Transcript Page 34 through 35, your Honor's ruling was that 10 we could not play the Access Hollywood tape itself, not that 11 other references to the tape can't be brought in. And your Honor ruled that a full transcript of the 12 tape was, in fact, admissible under appropriate 13 14 circumstances. 15 This would just be a screen shot of the publication 16 of the underlying article via Twitter. 17 Secondly, your Honor, in any event, we are not introducing this exhibit or 405A for their truth, but 18 merely for the date and time at which the article was 19 published. 20 21 If the Defense is going to stipulate to the date 22 and time, we will withdraw these. THE COURT: I agree with everything that you said 23 24 as far as my rulings. 25 And you can introduce a transcript. I don't have a

> Lisa Kramsky, Senior Court Reporter

2045 1 problem with that. 2 I don't see the need for this. This goes to the reason why I kept the tape out in 3 the first place. 4 5 I don't want those words to be associated with Mr. Trump's face or his voice. б 7 It's just very powerful evidence. It's damming 8 evidence. And I don't think it's necessary. 9 You are going to get to read the transcript. You 10 are going to introduce testimony about it. 11 This is not necessary. 12 MS. MANGOLD: Your Honor, would you be amenable to 13 us introducing it if we block out the picture and just introduce the date and time that the article is published? 14 15 THE COURT: And what is the purpose? 16 MS. MANGOLD: Just to establish the original date and time that the Access Hollywood tape -- story was 17 published. 18 19 (Mr. Blanche rises.) 20 THE COURT: One second, Mr. Blanche. 21 Is there no other way to establish the date and 22 time of this tape? The other way would be through 23 MS. MANGOLD: 24 Exhibit 405A, your Honor. 25 THE COURT: Which is what? I don't know it

1 offhand. MS. MANGOLD: Which is --2 3 (Handed.) 4 MS. MANGOLD: This is the original version of the 5 article, which was published or retrieved from a website б called "The Wayback Machine," which finds previous versions 7 of websites and shows the original date of publication. 8 THE COURT: All right. So the People do have a 9 right to establish the date that it was printed. 10 You may want to stipulate to that. 11 I don't know if you want to stipulate to that, but if you don't, I do have to give them the opportunity to 12 establish that. 13 14 MR. BLANCHE: May I propose something -- one 15 second -- potentially. 16 If they show the witness, just the witness, either 17 the article or the -- or the tweet and say: Was the article 18 published at, on this date, at this time, does that refresh 19 your recollection, we're not objecting, and the witness can 20 say yes. 21 I mean, that's all they're offering it for, 22 apparently. Anyway, that's the way that you can get it in. 23 THE COURT: I will leave it to the People, if 24 25 that's satisfactory.

2047 1 They may want to have something more physical, something more persuasive than just the witness having their 2 3 memory refreshed --4 MR. BLANCHE: It's also in the email, your Honor. 5 THE COURT: -- more than just having their memory refreshed. б 7 You can sort it out. 8 I think the People can establish and should establish the date of the tape, and they should be given the 9 10 opportunity to do that. 11 I don't want this picture to come in, okay. MR. BLANCHE: Thank you, your Honor. 12 MS. MANGOLD: Thank you, your Honor. 13 14 THE COURT: Thank you. Let's get the witness, 15 please. 16 MR. CONROY: Judge, can we approach very briefly on 17 an issue related to the witness on the stand? 18 THE COURT: Sure. ****** 19 20 (AT SIDEBAR.) 21 MR. CONROY: I just wanted to raise, so they handed 22 us exhibits yesterday, including what they have marked as G1 and G2, which are internal emails from the District 23 Attorney's office that relate to Jeremy Rosenberg. 24 25 They are basically HR emails about the issues

1 surrounding Jeremy Rosenberg. This witness has never seen these documents. He 2 3 has no -- he would have no knowledge of them. 4 You know, he may have met Jeremy Rosenberg at some 5 point. 6 He doesn't know Jeremy Rosenberg. So I just want 7 to be very careful, I mean, my view is they shouldn't be in 8 any way read into the record or anything. 9 I guess if they wanted to show them to the witness 10 and ask him if he has ever seen them, maybe they can do 11 that. MR. BOVE: So we seek to ask the witness the 12 questions to impeach the chain of custody on the two devices 13 14 that he has testified about. 15 And so, what I would like -- and Mr. Rosenberg is 16 the person who turned the phones over to HTAU for both 17 phones. 18 There was a delay in the period of time between when he picked the phones up and when he dropped them off. 19 For one of the phones it was about four days. For another 20 21 one it was overnight. 22 That was part of the reason that Mr. Rosenberg is the --23 24 THE COURT: I understand why you want to impeach him. 25

	2049
1	I don't have a problem with you wanting to impeach
2	Mr. Rosenberg. But I don't think that this is the right way
3	to do it.
4	You can ask the witness: Who did you get the phone
5	from? Who retrieved the phone? Who gave it to you? If you
6	would like that on the record that it was Mr. Rosenberg and
7	you can you ask him specific questions about the timing of
8	all that, but you can't show him HR documents.
9	MR. BOVE: I'm sorry. I didn't mean to cut you
10	off.
11	THE COURT: It's all right.
12	MR. BOVE: I don't plan to show him the documents
13	or to try and refresh him in any way.
14	I would ask permission to put questions to him
15	along the lines: Are you aware that Mr. Rosenberg was
16	disciplined on this basis?
17	THE COURT: I don't think that's appropriate.
18	MR. BOVE: If I could hand up
19	THE COURT: Sure.
20	MR. BOVE: This is the Court of Appeals in People
21	v. Baez.
22	(Handed.)
23	MR. BOVE: And I'm focused on the language of
24	beginning with Subsection 2 that talks about the defense's
25	ability to impeach on the basis of the gaps just like this.

2050 1 So just the fact that these things were violated -they violated the District Attorney's Office policy to such 2 3 an extent that there was discipline on this basis. 4 THE COURT: But you can call the witness; can't 5 you? б You can call a witness if you want. 7 You don't have to use someone who is a technical 8 person to help you establish bias or prejudice or anything 9 like that with this witness. 10 You can ask him: Where did you get it? Who gave 11 it to you? How long did it take? All of that is relevant to his testimony, but I'm 12 not going to allow it. 13 14 MR. BOVE: Just so I understand, then we will be 15 permitted to call a different witness from the Government to 16 establish the facts that led to the gaps in the chain of 17 custody? 18 Because these things --THE COURT: Is that what I just said? 19 MR. BOVE: Well, that's why I'm asking, Judge, 20 21 because these things go to the reliability. 22 THE COURT: You can try to call any witness that you want, and we will have to decide if it's relevant, if 23 there is a basis relevant to the case or not. 24 25 MR. BOVE: These things go to the reliability of

2051 the evidence. 1 2 THE COURT: Mr. Bove, I'm not going to allow it. 3 MR. BOVE: Yes, Judge. 4 MR. CONROY: Thank you. 5 (Sidebar concluded.) ****** б 7 THE COURT: Okay. Let's get the witness, please. 8 THE COURT OFFICER: Witness entering. 9 (The witness, Douglas Daus, enters the courtroom 10 and resumed the witness stand.) ****** 11 12 THE COURT OFFICER: Watch your step. Remain 13 standing. Raise your right hand and face the court clerk. 14 15 THE COURT: You were already sworn in; right? THE WITNESS: Yes. 16 17 THE COURT: All right. You can have a seat. 18 THE COURT OFFICER: All right. I'm sorry. 19 THE COURT: I remind you that you are still under 20 oath. 21 Let's get the jury, please. 22 THE COURT OFFICER: All rise. Jury entering. 23 (Jury enters.) 24 ******* 25 THE COURT: Please be seated.

2052 THE CLERK: Do both sides stipulate that the jury 1 2 is present and properly seated? 3 MR. BOVE: Yes. 4 MR. STEINGLASS: Yes. 5 THE COURT: Good morning, jurors. Welcome back. б 7 I apologize for keeping you waiting. I know that you got here a little bit early today 8 9 and I know that you were waiting for a little while, so 10 thank you. 11 But we are ready now. 12 Mr. Bove. 13 MR. BOVE: Thank you, Judge. May I inquire? 14 THE COURT: Please. 15 ****** 16 CONTINUED CROSS-EXAMINATION 17 BY MR. BOVE: 18 19 0 Good morning, Mr. Daus. 20 Α Good morning. 21 Yesterday we were talking about two cell phones that 0 22 you analyzed; right? 23 Yes, sir. Α 24 And I think we were referring to them as CP1 for Cell 0 25 Phone 1 and CP2 for Cell Phone 2?

		2053
1	А	Yes.
2	Q	And both phones were delivered to HTAU in that intake
3	process	on January 23rd of 2023; correct?
4	A	Yes, they were.
5	Q	And searches of those phones were authorized pursuant
6	to a com	nsent form signed by Michael Cohen; right?
7	A	Yes.
8	Q	And both of the devices, CP1 and CP2, were delivered to
9	HTAU by	Jeremy Rosenberg; is that right?
10	A	Yes.
11	Q	And let's focus on CP1, which is the phone with the
12	gold ba	cking; right?
13	A	That's correct.
14	Q	Do you recall that Mr. Conroy showed you the Consent
15	form that	at Michael Cohen signed, which is relating to that phone
16	yesterda	ay?
17	A	Yes.
18	Q	And do you recall that Cohen signed that form on
19	January	19th of 2023?
20	A	Yes.
21	Q	That's the form relating to CP1?
22	A	Correct.
23	Q	And he signed do you recall that he signed the form
24	about 9	:05 that morning on January 19th?
25	А	I believe so.

1 0 And it's your understanding, is it not, that at the time that he signed the form, he turned CP1 over to 2 3 Mr. Rosenberg; correct? 4 А Yes. 5 And so, there is a gap there between the 19th, when 0 б Mr. Rosenberg took possession of the phone, and the 23rd, when it was delivered to HTAU; right? 7 8 That's correct. Α And we talked yesterday about the chain of custody; do 9 0 10 you remember that? 11 А I do. And so, as far as you know, for this piece of the 12 0 chain, it's on Mr. Rosenberg for that period of about four days; 13 14 right? Correct. 15 Α 16 0 And that, from a forensic perspective, I think what you 17 said is your ideal situation would be when the phone is 18 acquired, it's immediately delivered to HTAU so it can be in a 19 secure environment; right? 20 Α Ideally. 21 And there is a gap, isn't there, in your understanding 0 22 of what happened with the phone during that period? There is. 23 Α And it's not ideal, from a forensic perspective, to 24 0 25 have a gap like that because you don't know what happened to the

		205
1	data?	
2	A	Correct.
3	Q	Getting back to that form, Mr. Rosenberg signed that
4	form; rig	ght?
5	A	Yes.
6	Q	And there was a second place on the form for a second
7	witness;	right?
8	A	Yes, there was.
9	Q	With no signature; correct?
10	A	I can't recall.
11		MR. BOVE: If we take this is just, Mr. Bernik,
12	for	the Court, the parties and the witness, if we could just
13	take	a look at Defense Exhibit G15.
14		(Displayed for the aforementioned parties only.)
15	Q	And if you could take a look at that.
16	The o	question is: Does that refresh your recollection about
17	the seco	nd witness spot in the form and the fact that it's
18	blank?	
19	А	That's correct.
20		MR. BOVE: And so, can we take that down. Thank
21	you.	
22	Q	So there wasn't a second witness on the form; right?
23	A	There wasn't.
24	Q	And that is not standard from a forensics perspective
25	either; o	correct?

Lisa Kramsky, Senior Court Reporter

		2056
1	A	Sometimes.
2	Q	Meaning sometimes only one member of the District
3	Attorne	y's office collects the phone; is that right?
4	A	Yes.
5	Q	And in that situation, like the one we have here with
6	CP1, th	ere is only one witness who knows what happened during
7	that co	llection process; right?
8	A	Yes.
9	Q	Well, there is one witness from the District Attorney's
10	office?	
11	A	One signature.
12	Q	Mr. Rosenberg. And then there is another witness,
13	Michael	Cohen; right?
14	A	That's correct.
15	Q	And the reason that is not an ideal way to handle it in
16	this fa	shion is that if there is a dispute about what happened
17	during	the acquisition, it's sort of what Mr. Rosenberg said
18	versus	what Mr. Cohen said; right?
19	A	Theoretically.
20	Q	And so, the reason that there is a second witness space
21	on that	form is that in an ideal situation, from a forensic
22	perspec	tive, you would have two witnesses in a position to say,
23	this is	what happened when I picked up the phone?
24	A	Ideally.
25	Q	And we don't have that here?

1 Α We don't have that. And so, during that period, the January 19th through 2 0 3 the 23rd, you don't know if the phone was powered on or off; 4 right? 5 А I do not. б 0 You don't know if it was in a Faraday bag; correct? I do not. 7 Α 8 You don't know if it was hooked up with the internet or 0 9 not; right? 10 А I do not. 11 0 Now, we talked yesterday about the -- a manual review process for phones, taking pictures of what the contents of the 12 phone are; right? 13 14 Α Sometimes, yes. 15 And I asked you: Do you recall whether somebody at 0 16 HTAU did a manual review of CP1? 17 Do you remember that? I don't recall anybody at HTAU doing a manual review. 18 А And I would like to show you --19 0 MR. BOVE: Just, Mr. Bernik, this is for the 20 21 Court, the parties and the witness, Defense Exhibit G17, 22 please. (Displayed to the aforementioned parties only.) 23 And I want to see if that refreshes your recollection 24 0 25 about a manual review process?

2058 1 А Okay. 2 (Pause.) 3 So after we had taken an image, right, these are Α 4 snapshots that we take of the device after we do the 5 extraction. б We then load it into the same software, and we use the 7 software to take screen shots. 8 And so, these, on Defense G17, are images of the face 0 9 of the phone in different states at the time you got it on or 10 around January 23rd; is that your understanding? 11 Α That would be correct, yes. And so, you testified yesterday that you found a Signal 12 0 app on this phone; right? 13 14 А There was. 15 And you said that the Signal app allows users to 0 16 conduct encrypted communication; correct? 17 Α Yes. 18 0 And to send something encrypted is communications which 19 allows users to send communications to explode or self-delete? On some of them you can do that, yes. 20 Α 21 It's a user option; correct? Q 22 It is. Α And when that happens, when Signal is set up in that 23 0 fashion, it is -- it becomes -- and the messages are deleted by 24 25 the app, it is very difficult for a forensic technician like

2059 1 yourself to recover the messages; right? 2 It is very difficult. Α 3 And Telegram, which you said was on CP1; correct? 0 4 Yes. Α 5 It has a similar function; right? 0 б Α It can, if set by the user. 7 It's a user option to set messages to delete or 0 8 disappear from the phone; right? 9 You can. Α 10 And do you recall that Mr. Cohen had a, quote, 0 11 "self-destruct timer" set up in the Telegram app? Α I do not recall. 12 MR. BOVE: Mr. Bernik, this is for the parties, the 13 14 Court and the witness, please. 15 If you could take a look at Defense Exhibit G4? 0 16 (Displayed for the aforementioned parties only.) 17 And there is an entry where the numbers are in green. 0 18 Do you see that? 19 А I do. And does that refresh your recollection about the 20 0 21 self-destruct timer that Mr. Cohen set up? 22 Yes, there appears to be a self-destruct timer on that Α particular conversation. 23 And at least for that conversation, it was set up to 24 0 25 self-destruct in seven seconds; do I have that right?

	206
1	A That's correct.
2	Q Do you recall that there was also an app installed on
3	CP1 called Dust?
4	A Dust? I do not recall.
5	MR. BOVE: Mr. Bernik, if you could please bring
6	up for the witness, the parties and the Court, Defense
7	Exhibit G3.
8	(Displayed for the aforementioned parties only.)
9	Q Does that refresh your recollection about the Dust app?
10	A Those are the apps that were running in the background;
11	correct.
12	It looks like it had not logged in.
13	It was prepared to be set up, maybe it was installed, but it
14	just was not set up.
15	Q Or it's possibly, like you said, right, in the
16	beginning of the answer, that he had logged out and just needed
17	to log back in; right?
18	A That's correct.
19	Q And were you familiar with the Dust app at the time of
20	this review?
21	A Not at the time of the review.
22	Q Are you now familiar with it?
23	A I am now.
24	Q And you are aware, are you not, that this is another
25	app with a function that allows a user setting to delete the

Lisa Kramsky, Senior Court Reporter

2061 1 messages very quickly after they are set; right? 2 Α You can. 3 You can set that up that the message self-deletes when 0 it's read by the other party; right? 4 5 Α That's correct. And in that instance, it would be virtually possible б 0 7 for someone in your position to recover data on the phone 8 relating to those messages; correct? 9 Α That's correct. 10 Now, I want to talk about the data you extracted from 0 CP1, okay? 11 12 Α Yes. 13 You testified yesterday that you did not obtain copies 0 of the data that the FBI had seized from this same device; 14 15 right? I had not. 16 Α And we talked about hash values yesterday; correct? 17 0 That's correct. 18 Α 19 And so, in the absence of having that other copy, you 0 20 couldn't compare the hashes to see if the data had been 21 manipulated; correct? 22 А That's correct. You could not compare the two different data sets to 23 0 24 determine if the data had degraded between 2018 and 2023; 25 correct?

		2	2062
1	A	I cannot.	
2	Q	Do you know what a factory reset is?	
3	A	I do.	
4	Q	What for a cell phone, what is a factory reset?	
5	A	A factory reset is when you, let's say, got a new	
6	phone, y	you want to retire your this particular phone, you c	an
7	go in an	nd set many of you perhaps have iPhones you can	
8	actually	go in and do a reset so it resets the phone back to t	he
9	factory	settings.	
10	Q	And the factory reset setting can also be used to	
11	essentia	ally delete user data from a phone; correct?	
12	A	That is correct.	
13	Q	And it sometimes is called wiping the phone; right?	
14	A	Same thing as a wipe.	
15	Q	And by "wipe," you mean wipe all of the data off the	
16	phone; c	correct?	
17	A	It does.	
18	Q	And yesterday you testified about an audio file that	
19	you said	had a date associated with it, September 6th, 2016.	Do
20	you reme	ember that?	
21	A	I do.	
22	Q	And you know the file that I'm talking about?	
23	A	I do.	
24	Q	Do you recall that there was a factory reset on, of C	P1
25	on Octob	per 15th, 2016?	
25			

		2063
1	A	Yes, there was.
2	Q	So subsequent to the date associated with that file,
3	there wa	as a wipe of CP1; correct?
4	A	Yes, there was.
5	Q	By the user of the phone; right?
6	A	Correct.
7	Q	And, as far as you know, that's Michael Cohen; right?
8	A	Could have been.
9	Q	Well, he was the user of the phone; right?
10	A	He was the user.
11	Q	And he provided the password to the phone; right?
12	A	Yes.
13	Q	You don't have any information that somebody else wiped
14	CP1; rig	jht?
15	Do y	ou?
16	A	I do not.
17	Q	Just yes or no, that sequencing, the date associated
18	with tha	at audio file, relative to the wiping of the phone,
19	raises s	some questions about that file; right?
20	A	You have to then look at where that file came from.
21	Q	Right. It raises some questions that require further
22	analysis	; fair?
23	A	That's correct.
24	Q	Do you recall that there was some kind of backup loaded
25	onto CP1	in January of 2017?

		2064
1	A	I do.
2	Q	And that was on January 25, 2017; correct?
3	A	That's correct.
4	Q	And on the same day, January 25, 2017, there was a sync
5	performe	ed on the phone; right?
6	A	That's correct.
7	Q	And a sync is a situation where a user can connect a
8	phone to	a laptop; right?
9	A	That's correct.
10	Q	And move data from the laptop onto the device; correct?
11	A	Yes.
12	Q	And in this instance, with CP1, in the sync that
13	happened	l in January of 2017, the phone was connected to a laptop
14	with a u	ser named Michael-dot-Cohen; right?
15	A	Yes.
16	Q	And so, more than four months after the date that you
17	have ass	ociated with this audio file, there was some kind of
18	sync whe	ere Mr. Cohen plugged the phone into his laptop and
19	loaded s	some files from the laptop; right?
20	A	Right. When you plug it into iTunes, it does a full
21	backup c	of whatever that backup is that you are restoring from
22	iTunes a	and restores everything back to that phone so that file
23	got rest	cored at that time.
24	Q	That's one way just to do a sync, right, but there are
25	many way	s that that transfer process could have occurred;

1 correct? 2 From what I know, it is generally a complete iTunes Α Normally people don't select things, they select the 3 backup. 4 entire thing. 5 But you don't know what happened here? 0 б Α An entire backup happened. 7 Right. And you don't know what that backup entailed; Q 8 correct? 9 Α Meaning? 10 Meaning, you don't know what was transferred onto the Q 11 phone in January 2017? 12 That file certainly. Α We are going to come back to the metadata associated 13 0 14 with the, the September 6th file --15 А Uh-huh. 16 0 -- you -- but I want to talk about this laptop a little 17 bit. You didn't collect Michael Cohen's laptop; right? 18 19 Α I did not. And you know that Michael Cohen is cooperating with the 20 0 21 District Attorney's Office; correct? 22 Sure. He's consenting to the phones. He's Α 23 cooperating. He's going to testify at this trial on behalf of the 24 0 25 Government; right?

Г

		2066
1	А	Yes.
2	Q	And so, you know that there was the possibility to ask
3	Mr. Cohe	en for the laptop; right?
4	А	There certainly could be.
5	Q	Certainly, if you had the laptop, you could know with a
6	lot of p	precision all of the things that Mr. Cohen loaded on to
7	the phor	ne in January of 2017; right?
8	А	I could.
9	Q	But that did not happen here; correct?
10	А	No. It did not.
11	Q	And so, you testified yesterday that there were 39,745
12	contacts	s saved on CP1; right?
13	А	I did.
14	Q	And I think you said that was unusual; correct?
15	А	It is.
16	Q	But isn't it a fact that that is entirely consistent
17	with Mic	chael Cohen dumping a bunch of data from his laptop onto
18	this pho	one?
19	A	It's the contacts that are assigned in his iCloud
20	account	that over the years have accumulated to that many
21	contents	5.
22	Q	Yes, over the years on the laptop; right?
23	А	In whatever the account that he used to log in, yes.
24	Q	And we can only guess, because neither of us have seen
25	the lapt	top; right?

		2067
1	А	That's correct.
2	Q	But when you have testified that the number of contacts
3	was unus	ual, one potential explanation for the unusual nature of
4	the numb	er of contacts is this laptop syncing; correct?
5	А	It could be.
6	Q	So let's talk some more about this audio file, all
7	right.	
8	I th	ink you had acknowledged yesterday that the file cuts
9	off mid	conversation; correct?
10	А	Towards the end of it.
11	Q	Well, how do you know if it's towards the end of the
12	conversa	tion?
13	A	Because it when you listened to the whole thing and
14	the last	46 seconds and then it cuts off.
15	Q	Right. So you just mean the conversation cuts off at
16	the end	of the audio file, just to clarify?
17	A	That's correct.
18	Q	You didn't you don't know how long the conversation
19	continue	d; correct?
20	A	No, I don't.
21	Q	You are aware that a transcript of that audio file was
22	released	to the public by Michael Cohen's lawyers in 2018;
23	right?	
24	A	I had heard.
25	Q	Do you recall a news coverage relating to that release?

Г

	2068		
1	A I don't.		
2	Q I'm sorry?		
3	A I don't.		
4	MR. BOVE: Mr. Bernik, for the Court, the witness		
5	and the parties, if we could please bring up Defense G19.		
6	(Displayed for aforementioned parties only.)		
7	Q I will ask you to take a look at that.		
8	And I will ask you: Does this refresh your recollection as		
9	to, in July 2018 Michael Cohen and his attorneys released what		
10	purported to be a transcript of the recording that you testified		
11	about?		
12	MR. CONROY: Objection.		
13	THE COURT: Overruled.		
14	You can answer.		
15	A Yeah. I don't certainly remember that article coming		
16	out, but that appears to be the article about such event.		
17	Q It looks like it happened; right?		
18	A It does.		
19	MR. CONROY: Objection.		
20	THE COURT: Sustained.		
21	Q So this indicates that they were that Cohen and his		
22	attorneys in 2018 were handling this file external to the phone;		
23	correct?		
24	MR. CONROY: Objection.		
25	THE COURT: Overruled.		

Γ

		20	069
1	А	External to the phone?	
2	Q	Meaning, they sent it to the media in the Summer of	
3	2018; right?		
4	A	Could have, yes.	
5	Q	And the file was out there; correct?	
6	А	And the file was out there.	
7	Q	And it looks like it was being when I say it's	
8	external	to the phone, what I mean is, it was sent out to the	
9	public a	nd there was a process by which it was removed from the	
10	phone to	get it out there?	
11	A	It was copied off of it, apparently.	
12	Q	You testified yesterday that you heard that there was	
13	an incoming phone call on a device around the time of this		
14	recording?		
15	A	Yes.	
16	Q	And I just want to clarify, there is no exhibit that	
17	you offered that you, I'm sorry, you didn't offer anything		
18	there is	no exhibit that you testified about that reflects an	
19	artifact	from CP1 relating to that, this phone call that you've	
20	heard about?		
21	A	Repeat that question, I'm sorry.	
22	Q	None of the exhibits that you offered reflect data from	m
23	the phone itself as relating to such a phone call; correct?		
24	A	No.	
25	Q	And so, your forensic analysis of the device did not	

2070 1 reveal any such call; right? That's correct. 2 Α 3 And when I say "any such call," I mean a call that 0 4 could be interpreted to interfere with the recording that you've 5 testified about? That's correct. 6 Α 7 And so, because that's the case, you were not in a 0 8 position to do any forensic analysis about the interplay 9 between the Voice Notes app and any purported phone call on 10 September 6, 2016 because the data just wasn't there; right? 11 Α That's right. MR. BOVE: Mr. Bernik, can we please bring up 12 Government 247, which is in evidence. 13 14 (Displayed.) 15 This is the metadata associated with this September 6th 0 16 recording; right? 17 Yes, it is. Α 18 0 And this is metadata that you extracted from the 19 physical device, CP1; right? Yes, it is. 20 Α 21 And this exhibit does not indicate when the audio file 0 22 was last modified; right? Last modified, the timestamp that it appears is the 23 Α name of the file so when the voice recording memo records the 24 25 file, an audio file, it actually embeds the timestamp that the

1	recording was made.			
2	In this case, it would have been 2016, so September 6th at			
3	approximately 10:56.			
4	So wherever that file existed on an iPhone associated with			
5	that account got restored, as mentioned before, back onto this			
6	device.			
7	One of the columns you look at is that source file			
8	information. When that comes over from the backup, you will see			
9	the same date and time.			
10	If that recording was modified or edited at some point			
11	later, and adding something or deleting something, you would			
12	then have timestamps that reflect that time it was edited, but			
13	in this case, this particular file shows the same metadata			
14	information about the time.			
15	MR. BOVE: Judge, I move to strike all of that as			
16	nonresponsive.			
17	THE COURT: Overruled.			
18	Q You just testified about your theories of the timestamp			
19	on the screen; right?			
20	A I did.			
21	Q That is your hypothesis; correct?			
22	A It's my experience, yes.			
23	Q And, look, you have a ton of experience with forensic			
24	science; right?			
25	A Yes.			

	2072
1	Q And so, you are testifying as a scientist who is trying
2	to draw some inferences from what you see on the screen; right?
3	A Correct.
4	Q This report my question was, does this report
5	reflect a date modified at all?
6	A No. Just the timestamp when it was created.
7	Q Now, I would like to look at another metadata report
8	that's in evidence.
9	MR. BOVE: So, Mr. Bernik, if we could bring up
10	Government Exhibit 253 in the top pane and 252 at the
11	bottom.
12	(Displayed.)
13	Q And so, this is the photograph that you testified about
14	yesterday; right?
15	A It was.
16	Q And you said that's Michael Cohen at the top?
17	A Yes.
18	Q And in the bottom, Government's 252, that is a report
19	of the metadata associated with that file; right?
20	A Yes, it is.
21	MR. BOVE: And if we could zoom in on the sixth
22	column beginning "Modified Date," please.
23	(Displayed.)
24	Q Do you see those columns?
25	A I do.

1 0 And so, that is information with respect to that image about the date it was modified, created and accessed; right? 2 3 А That's correct. 4 And so, those are fields that were generated for this 0 5 image when you ran the report for the metadata associated with б the image; correct? 7 А That's correct. 8 And when you ran the report associated with the 0 9 metadata linked to the audio file, it did not generate those fields; correct? 10 11 А It did not. Do you recall that there was also a properties list 12 0 file associated with this audio file saved on the phone? 13 14 Α There is a property list that contains information, 15 yes. 16 0 And there was a file associated with the audio file 17 entitled "Manifest.P list" or property list? 18 Α Yes. Do you recall that? 19 0 20 Α Yes. 21 And that's a particular type of file that relates to a Q 22 phone sync; right? Yes. 23 Α And it reflects -- it can provide some information 24 0 25 about the timing of a -- this sync process that we talked about,

2073

Γ

		2074
1	between	a laptop and a phone like CP1; correct?
2	A	That's correct.
3	Q	And so we've talked about it, a sync, that we know
4	occurred	between CP1 and Michael Cohen's computer on January
5	in Janua	ry of 2017; right?
6	A	That's correct.
7	Q	Do you recall that there is a separate property list
8	file tha	t reflects a date of October 17, 2020?
9	A	I do not.
10		MR. BOVE: Mr. Bernik, this is for the Court, the
11	witn	ess and the parties, please.
12	Q	If you can take a look at Government Exhibit G11.
13		(Displayed for the aforementioned parties only.)
14	Q	And so, just so we can get oriented here.
15	You	are probably more familiar with this than I am.
16	This	is a file list in the left pane, and you can see
17	highligh	ted is the audio files itself; right?
18	A	Yes.
19	Q	And so, this is metadata associated with the audio
20	file; co	rrect?
21	A	It is.
22	Q	And so, in the right pane you see a "Last Access Time"
23	of Janua	ry 25, 2017; correct?
24	A	That's correct.
25		MR. BOVE: So let's take a look at Page 2,

Lisa Kramsky, Senior Court Reporter

2075 1 please. 2 (Displayed.) And now, in that left pane, do you see there is a 3 0 4 folder with the name of the audio file? 5 Α That's correct. And in that folder is a file called "Manifest.P List." б 0 7 Right? 8 Α There is. 9 "P list" means property list; correct? 0 10 Α Yes. 11 0 And you said a minute ago that that contained 12 information about the timing of a sync; right? 13 It can, yes. Α 14 And so, if you see that on the right, in the right 0 15 pane, there is a window with file information associated with 16 the Manifest.P List file? А I do. 17 MR. BOVE: Can I pause briefly to apologize to the 18 19 court reporter. Do you see the date associated with that? 20 0 21 Α I do. 22 And the dates are October 17, 2020; right? 0 23 That's correct. Α And so, this reflects another sync between a laptop and 24 0 this phone, CP1; right? 25

Γ

		2076
1	А	Yes.
2	Q	And we there is you have presented no information
3	in the e	xhibits that have come in through the Government about
4	that syn	c; right?
5	A	I have not.
6	Q	And we you testified that the first sync in 2017 was
7	from a la	aptop associated with Michael Cohen; right?
8	A	That's correct.
9	Q	A laptop you don't have; right?
10	A	Yes.
11	Q	A laptop you have not been able to examine; right?
12	A	No.
13	Q	And now we are talking about a sync in 2020 on this
14	phone, w	e don't we don't know what it was from; correct?
15	A	I do not.
16	Q	You could only guess?
17	A	Based on this file, I do not.
18	Q	And we would have to take Michael Cohen's word for
19	whatever	happened in October of 2020 with respect to this phone;
20	right?	
21	A	It seems so.
22	Q	Do you recall if this phone was actually powered on in
23	Septembe	r of 2020?
24	А	September of 2020? It could have been. I do not know.
25	Q	And I want to refresh your recollection about that, but

Lisa Kramsky, Senior Court Reporter

2077 first let's talk about the significance of the fact that you are 1 performing forensic analysis of a phone in January of 2023 2 relating to files in 2016; right? 3 4 Α That's correct. And there are these intervening events that we're 5 0 talking about; correct? б 7 Α That's correct. 8 And they present questions about the reliability of the 0 9 evidence; correct? 10 Α It would seem so. 11 0 And that is these -- as a practitioner in your science, these are questions to be addressed; right? 12 Certainly. 13 Α 14 So let's take a look. 0 15 MR. BOVE: Mr. Bernik, this is for the Court, the 16 party and the witness, please, as Defense Exhibit G12. 17 (Displayed for the aforementioned parties only.) And do you recognize this as being from the timeline 18 0 19 review of the Cellebrite report relating to CP1? 20 Α Yes. 21 And there is a highlighted row here. 0 22 Do you see that? Yes, I do. 23 Α Would it -- tell me if you need me to zoom in on 24 0 25 anything?

2078 1 Α I can see. 2 0 Okay. 3 This shows that the phone was not only turned on, but 4 actually used in 2020; right? 5 Α Yes, it does. September 30, 2020; correct? б 0 7 That's correct. Α 8 And if you look at the source file information, that's 0 9 calling for the highlighted cell, there is a file, I can't really see it? 10 11 Α Shine2.M4A. Thank you. 12 0 That's an audio file; right? 13 14 Α It is. 15 That's an extension associated with an audio file? 0 16 Α Yes, it is. And so, in September of 2020, this is well after 2016, 17 0 well after the FBI searches in 2018 and long before you were 18 19 given the phone, this phone was on -- being used to do something with the recording; correct? 20 21 Α It was. 22 And we don't know what; right? 0 I do not. 23 Α And we would have to take Michael Cohen's word for it; 24 0 25 correct?

			2079
1	A	It would seem so.	
2	Q	Do you recall that this phone was turned on again	in
3	2022?		
4	A	I do not.	
5		MR. BOVE: Mr. Bernik, this is for the Court,	the
6	part	ies and the witness. And if we could take a look a	at
7	Defer	nse G 13.	
8		(Displayed to the aforementioned parties only	.)
9		* * * * * * * * *	
10	Q	And I will ask you to take a look at that. And the	ıe
11	question	is: Does this refresh your recollection that the	
12	device wa	as turned on again in on March 28th, 2022?	
13	A	Yes, it was.	
14	Q	And this is a situation, is it not, where the devi	lce
15	was used	to make a recording; right?	
16	A	Yes, it was.	
17	Q	And if you look at the recording pane on the far a	right
18	side, tha	at says there is a recording that was created that	was
19	40 minute	es and 50 seconds; right?	
20	A	That is correct.	
21	Q	So this phone was turned on in 2022 again; right?	
22	А	That's correct.	
23	Q	Used by Michael Cohen; correct?	
24	A	Yes, it was.	
25	Q	To make a recording; correct?	

		208
1	А	To make a recording.
2	Q	And you don't know what he was doing; do you?
3	А	I do not.
4	Q	And this is far from ideal, from a forensic
5	perspect	ive, if you are trying to determine in a reliable
6	fashion v	what went on with this phone in 2016; correct?
7	A	If something happened in 2016 on the device, that file
8	is going	to be saved on that device.
9	Q	Right. And this phone has been synced multiple times,
10	turned or	n and off since that time, all sorts of things have
11	happened	that create variables that in your ideal situation
12	would be	investigated; correct?
13	А	Certainly.
14	Q	Including this laptop that Michael Cohen had, what's on
15	it, what	got loaded onto the phone; right?
16	Those	e are questions from your perspective?
17		MR. CONROY: Objection.
18		THE COURT: Sustained.
19	Q	The things that I've shown you this morning raise some
20	questions	s about how this phone was handled; right?
21	А	Yes.
22	Q	And this phone was not handled, through no no fault
23	of your o	own, you took possession of this phone in January 2023;
24	right?	
25	А	That's correct. 2023.

1 0 And you have extensive training in best practices for 2 how to handle electronic evidence like this; correct? I do. 3 А 4 And in your ideal situation, if you were asked to 0 5 analyze data from 2015 and 2016, the things that happened б subsequent to this phone -- the FBI search, the syncing multiple 7 times, the factory reset, the phone being powered on and off by 8 the user, subsequent to all of these things, those all present 9 real challenges to understanding this data; right? It would have to be taken into account. 10 Α 11 0 And in many ways, we are just going to have to take Michael Cohen's word for it; aren't we? 12 13 Α Yes. 14 MR. BOVE: Nothing further, Judge. 15 THE COURT: Thank you. 16 Any redirect? 17 MR. CONROY: Yes. Thank you, Judge. * * * * * * * 18 19 REDIRECT EXAMINATION BY MR. CONROY: 20 21 Good morning, Mr. Daus. 0 22 Good morning. Α Good to see you again. 23 0 You were just asked a series of questions about if you knew 24 25 what Michael Cohen was doing at various points over the last

	2082
1	five years.
2	I take it you are not a friend of Michael Cohen's?
3	A I'm not.
4	Q So you don't hang around with him to track what he's
5	doing on a daily basis?
6	A I do not.
7	Q You were also asked a series of questions about a phone
8	being turned on and turned off and used. Is it unusual for a
9	phone to be used?
10	A No.
11	Q Is it unusual for a phone to be used to make
12	recordings?
13	A No.
14	Q Now, you were asked a series of questions, just towards
15	the end of Mr. Bove's cross-examination, about other recordings
16	that were made on this phone; is that right?
17	A Yes.
18	Q But those are noted, the recordings that are at issue
19	here in this case; is that right?
20	A That's correct.
21	Q I want to talk for a minute you were asked some
22	questions about the end of the phone call between the defendant
23	and Michael Cohen that we played the other day and sort of how
24	it ended and how it sort of cut off at the end?
25	A Yes.

2083 1 0 We talked -- we also put into evidence some call logs from the phone? 2 3 А Correct. 4 From a WhatsApp application; is that right? 0 5 Α That's right. б 0 If you wanted to see if a call came in to a particular 7 phone number at a particular time, a long time ago, what would 8 be the best thing to look at to see if that happened? 9 A call detail record from the carrier. Α So that's not something that resides on the phone 10 0 11 itself; is that right? That's correct. 12 Α You are talking about the phone records from Verizon or 13 0 14 AT&T? 15 Α Yes. 16 0 That would be the best place to look to see if a phone 17 call came into a particular phone number at a particular time 18 that may have interrupted a recording? 19 That's the best source. Α Now, you were asked over the last couple of hours, 20 Q 21 yesterday and today, a number of questions about things like 22 Faraday bags and special rooms and the care that has to be taken, and it's all true, it's very important to be careful when 23 we are collecting evidence; correct? 24 25 А It is.

D. Daus - Redirect/Conroy

Is there a difference when evidence is collected 1 0 pursuant to a search warrant and when it's collected pursuant to 2 3 a Consent form? 4 А Yes. 5 Can you tell us a little bit about what that is? 0 б Α Well, a Consent form is just simply a user is offering 7 their phones, they provide the code and we can perform the full extraction of that device. 8 9 And what about when there is a search warrant? Ο 10 Α In a search warrant, you may not have the code. It may 11 be a hostile environment. You have to, depending on exigent circumstances, do things 12 to a device with that search warrant that you may not from a 13 14 Consent form, different things. 15 And with a search warrant, the phone is often taken not 0 16 with the Consent form of the owner, if the phone is taken pursuant to a Court order; is that correct? 17 18 Α That's correct. I want to go back to, again, the recording that we 19 0 played at the end of the day yesterday that had the defendant 20 speaking to Mr. Cohen, the evidence in this case that's in as 21 22 People's 246. In the examination that you did -- first of all, you were 23 working with a full forensic extraction of the device; is that 24 25 right?

2084

2085 1 Α That's correct. 2 And is that the gold standard as far as you are 0 3 concerned about what you can look at? 4 Α Yes, it is. 5 And you looked at the metadata for that file, you 0 looked at various artifacts that were in that full forensic б 7 extraction? 8 Α Yes, I did. 9 Did you see any evidence of tampering or manipulation Q on any of the data that you pulled related to the recording 10 that's in evidence as People's 246. 11 12 MR. BOVE: I object and ask to be heard at 13 sidebar. THE COURT: Sure. Please. 14 15 (At Side Bar.) ***** 16 17 THE COURT: If I could just hear the question, because I got at little distracted. 18 19 MR. BOVE: I'm sorry. 20 THE COURT: Can you read back the last question. 21 (Record read by the court reporter at the sidebar 22 conference for the parties only.) THE COURT: Thank you. 23 24 Okay. 25 MR. BOVE: The objection, Judge, is that we are

> Lisa Kramsky, Senior Court Reporter

2086 1 getting to a point where an expert opinion is being elicited from this witness. 2 3 We are allowed to cross-examine and impeach the 4 reliability of the evidence through this witness. This is 5 that witness. 6 He's not an expert. He can't offer an opinion like 7 that. MR. CONROY: He's, I think, talking about the facts 8 9 of what he saw and what he did in his examination. 10 And this is responsive to the cross-examination. 11 And he can talk about his training and experience, which is extensive. 12 THE COURT: You did a very effective job of 13 14 cross-examining this witness. 15 I think the People have the right to try and 16 rehabilitate the witness and bring out some facts. 17 If I recall correctly, during your 18 cross-examination at one point, you even referred to him as 19 an expert. The objection is overruled. 20 21 (Sidebar concluded.) 22 THE COURT: The objection is overruled. ****** 23 24 CONTINUED REDIRECT EXAMINATION 25

2087 BY MR. CONROY: 1 2 MR. CONROY: Could we have that last question read 3 back when you are ready. 4 (Record read by the court reporter in open court at 5 this time.) I did not. 6 А 7 Did you see any evidence of tampering or manipulation Q 8 with respect to any of the data on the phone related to any of 9 the exhibits that were put into evidence yesterday? I did not. 10 А 11 MR. CONROY: Just one moment, please. (ADAs confer.) 12 ******* 13 14 (Whereupon, Principal Court Reporter Susan 15 Pearce-Bates relieved Senior Court Reporter Lisa Kramsky as 16 the official court reporter at this time.) ******* 17 18 19 20 21 22 23 24 25

2088 1 (Continued from the previous page.) 2 MR. CONROY: Thank you very much, Judge. 3 I have nothing further. 4 THE COURT: Mr. Bove. 5 MR. BOVE: Yes, thank you. б **RECROSS-EXAMINATION** 7 BY MR. BOVE: 8 Mr. Daus, let me just ask you, you were just asked 0 9 questions about whether you observed evidence of tampering on CP1, right? 10 Α That's correct. 11 12 But my questions were more about variables that are 0 13 unanswered in connection with the data on that phone, right? 14 Α Yes. 15 0 Unknowns, correct? 16 Α Unknowns. So, I am asking not about whether you saw affirmative 17 0 tampering. My question is, did you see gaps in the handling of 18 19 this data that created risks for such tampering? 20 Α Yes. 21 This recording that we talked about a lot this 0 22 morning, September 6th of 2016, we can agree, can't we, that it cuts off mid-conversation, right? 23 24 Α Toward's the end. The file towards the end has a disconnect between the 25 Q

2089 conversation that is ongoing and the audio file stops? 1 2 Α That is correct. 3 You don't know what happened in the conversation after 0 4 that? 5 Α I don't know. There is no file. б And someone has told you about a phone call that 0 7 allegedly caused the recorder to cut off, right? 8 Α Yes. 9 And that's your working understanding and part of the Q 10 basis for your testimony, right? Α That's correct. 11 12 And you were asked a question by Mr. Conroy, what's 0 13 the best source of evidence to figure out if that phone call 14 happened, right? 15 Α Correct. 16 0 And you said, tools [sic], you go to the phone company 17 and you get the tools, right? The call detail records. 18 Α But there is no record of that call on the device 19 0 20 itself? 21 Α That's correct. 22 0 So that is another variable, isn't it? It is. 23 Α 24 And the variable, the thing that the tools [sic] does 0 not address is why there is a call at some phone company that's 25

Γ

		2090
1	not reflect	ted in the data itself that you looked at, right?
2	A Tł	hat's correct.
3	Q Tł	hat is an open question, right?
4	A Ye	es.
5	Q Ar	nd we don't know?
6	A We	e don't.
7	Q Ar	nd because we don't know, you were not able to look
8	at the way	that the Voice Notes app interacted with the
9	incoming ca	all function, right?
10	A Co	orrect.
11	Q We	e don't know?
12	A Co	orrect, we don't know.
13		MR. BOVE: Nothing further.
14		MR. CONROY: Very briefly.
15	REDIRECT EX	XAMINATION
16	BY MR. CONF	ROY:
17	Q Mi	r. Daus, would you if I made a phone call seven
18	years ago f	from the phone in my pocket, would you expect to see
19	a log of th	hat call on my phone, assuming that I used my phone?
20	A I	would not.
21	Q Yo	ou would not.
22	A No	0.
23		MR. CONROY: Thank you.
24		I have nothing further.
25		THE COURT: Thank you, sir.

2091 1 You can step down. 2 (Witness is excused.) 3 THE COURT: Counsel, please approach. (Discussion is held at sidebar, on the 4 5 record.) б THE COURT: I just want to address something you 7 raised earlier. 8 Do we need to resolve those now, before the next 9 witness? 10 MR. BLANCHE: Yes. I haven't talked to my co-counsel, or these guys, about what a stipulation would 11 12 look like, potentially, with the business records 13 objection. Overall, it still exists. We are still in the 14 fundamental issue. 15 I believe that just the paralegal from the DA's 16 Office is going to try to admit tweets that have dates and 17 18 other information on them. 19 MS. MANGOLD: We are not seeking to admit those 20 as business records. There will be an adequate foundation 21 layed for those and that they are part of the --22 MR. BLANCHE: Then the objection only remains for the last one saying, you know, the tweet -- the Truth that 23 24 was sent in August that says, if you come after me, I am 25 coming after you, that objection.

2092 1 THE COURT: And the grounds for that objection 2 were? 3 MR. BLANCHE: As we stated earlier, there is extensive -- it absolutely has nothing to do with the 4 5 witness. б THE COURT: I think we can proceed. 7 MS. MANGOLD: We are planning to admit that with 8 the next witness. To the extent your Honor would like to 9 hear argument --THE COURT: So, over objection. 10 MR. BLANCHE: Just to be clear about a hearsay 11 12 objection, we continue to have a hearsay objection. 13 At this point, there is no information on the tweet -- on the Truth. No foundation has been laid as to 14 this witness's experience, the date, how the date ends up 15 16 on the Truths. 17 That's an out-of-court statement being offered for the truth. 18 19 MS. MANGOLD: We plan to lay a sufficient 20 foundation that the witness has sufficient familiarity with 21 the social media platforms and is able to identify things 22 based on handling the data. And as to the remaining objection that Mr. 23 24 Blanche noted to Exhibit 408-B, as in boy, as to that one, 25 we believe your Honor has already ruled that evidence of

G. Longstreet - Direct/Mangold

1 pressure on witnesses is admissible. 2 MR. BLANCHE: Judge, it's like saying an email 3 comes in because we all get emails. 4 THE COURT: Let's go ahead and get started and 5 see how far we get. Okay. (Discussion at sidebar concluded, and the б 7 following occurred in open court.) 8 THE COURT: The People, the next witness please. 9 MS. MANGOLD: The People call Georgia Longstreet. 10 (Witness approaches the witness stand.) THE COURT: Remain standing. Face the Clerk. 11 12 THE CLERK: Do you solemnly swear or affirm that 13 the testimony you are about to give before this Court will 14 be the truth, the whole truth and nothing but the truth. THE WITNESS: Yes. 15 16 GEORGIA LONGSTREET, 17 called as a witness on behalf of the People, being first duly 18 sworn by the Clerk of the Court, was examined and testified as follows: 19 20 COURT OFFICER: In a loud, clear voice, state 21 your full name and the spelling of your last name. 22 THE WITNESS: Georgia Longstreet, L-O-N-G-S-T-R-E-E-T. 23 24 COURT OFFICER: Your county of residence. 25 THE WITNESS: Kings County.

2094 1 THE COURT: Good morning. 2 MS. MANGOLD: May I inquire? 3 THE COURT: Yes. 4 DIRECT EXAMINATION 5 BY MS. MANGOLD: б Good morning, Ms. Longstreet. Q 7 Good morning. Α 8 Can you tell everyone where you work? Q 9 Α I work for the New York County District Attorney's Office. 10 What is your position at the New York County District 11 0 12 Attorney's Office? 13 I am a paralegal. Α And what are some of your duties and responsibilities 14 0 as a paralegal at the New York County District Attorney's 15 16 Office? As a paralegal, our main responsibilities are to 17 Α 18 assist the attorneys in whatever cases or investigations we are 19 working on, whether that be administrative tasks or analytical 20 tasks. 21 Do some of those duties and responsibilities include 0 22 locating publicly available records relevant to the case? Α 23 Yep. 24 In your capacity as a paralegal for the Manhattan DA's 0 25 Office, were you ever assigned to work on a matter involving

		2095
1	Donald T:	rump?
2	A	Yes.
3	Q	How long have you worked on that matter?
4	A	About a year-and-a-half.
5	Q	As part of your role in the matter involving Donald
6	Trump, w	ere you ever responsible for identifying publicly
7	availabl	e materials relevant to the case?
8	A	Yes.
9	Q	Did that include responsibility for reviewing and
10	saving p	ublicly available social media posts that could be
11	relevant	to the case?
12	A	Yes.
13	Q	Did that also include responsibility for reviewing and
14	saving p	ublicly available news articles that could be relevant
15	to the ca	ase?
16	A	Yes.
17	Q	So looking now, specifically, at social media posts,
18	what soc	ial media platforms have you reviewed for public
19	informat	ion related to the case?
20	A	That would be Instagram, Twitter, Facebook, LinkedIn
21	and Trut	h Social.
22	Q	And, approximately, how many social media accounts
23	have you	analyzed in connection with the case?
24	A	Probably between like 25 and 30.
25	Q	Do you analyze some of those with more regularity than

		2096
1	others?	
2	A	Yes, absolutely.
3	Q	How frequently do you review public data to locate
4	relevant	social media posts?
5	А	Every day. Usually, multiple times a day.
6	Q	That's for the year-and-a-half that you have been on
7	the case?	?
8	А	It is.
9	Q	In total, how many social media posts have you
10	reviewed	in connection with this case?
11	A	Say anywhere between 5 and 10,000.
12	Q	In total, how many social media posts half you saved
13	in connec	ction with the case?
14	A	Around 1500, give or take.
15	Q	Do you save social media posts in a particular way?
16	A	I do.
17	Q	Can you describe that for the jury, please?
18	A	Sure.
19		So, I use a tool that we have called Snagit, which is,
20	basically	y, just a way to screenshot something on the computer,
21	take a so	creenshot of whatever the post is, and then I save that
22	file to a	a folder, usually with the date and a few words about
23	what the	post is about, and then I hash it.
24	Q	Can you explain what hashing is for the jury?
25	А	Sure.

2097 Hashing is a process used to preserve the integrity of 1 2 a file by creating what is called a hash value, which is, 3 essentially, a digital footprint. And what is a hash value? 4 0 5 Α So, a hash value is a unique string of characters that captures both the date and time that the file was saved, as б 7 well as the location on the computer where the file is saved. You did that for the all the social media posts you 8 0 9 saved? I did. 10 Α Are you familiar with a social media platform called 11 0 12 Twitter? 13 Α I am. 14 0 Do you know whether that company changed its name at 15 some point? It did. 16 Α What did it change its name to? 17 0 х. 18 Α But is it still, functionally, the same platform? 19 0 20 Α Yes. 21 What was the platform called in 2016? 0 22 Α Twitter. Can you, briefly, describe how Twitter works? 23 Q 24 Yes. So, users can put out a post or a tweet, and Α that can consist of words, photos, videos, a link. And then 25

G. Longstreet - Direct/Mangold

2098 1 you post that tweet for your followers to view. 2 0 And can you -- are you familiar with the phrase, 3 Twitter handle? 4 Α I am. 5 What's a Twitter handle? 0 б A Twitter handle is, basically, someone's user name. Α 7 So, like their at sign. 8 And are posts to Twitter, are they public or private? 0 9 Can they be either or both? 10 Α They can be either. It's depends on the user. You can make it so only people that follow you can 11 12 view your posts, or you can make your account public so anyone 13 that looks you up that has an account can see your posts. Are you familiar with the term, verified account? 14 0 15 Α I am. What's a verified account? 16 0 17 So the new Twitter, I think you can just buy a Α verification status. 18 Back in 2016, the verification status used to be a way 19 20 of Twitter signaling that this was, in fact, the account that belonged to someone like a politician, a celebrity, someone of 21 22 prominent status. Did you review Twitter's user policies and help manual 23 0 24 to determine what a verified account was? 25 Α Yes.

Γ

		2099
1	Q	In connection with this case, were you asked to review
2	public p	osts made on Twitter from the Twitter handle, at Real
3	Donald T	'rump?
4	A	Yes.
5	Q	Was that a verified account?
6	A	Yes.
7	Q	Who did you understand the user of that account to be?
8	A	Donald Trump.
9	Q	Did you take any steps to verify that that Twitter
10	handle w	as associated with Mr. Trump?
11	А	So, the National Archives maintains and preserves a
12	Twitter	account that has the handle at POTUS 45, which reposted
13	numerous, if not all, of the posts from the at Real Donald	
14	Trump account. That, combined with the verified status, gave	
15	me an idea.	
16	Q	Do you have an understanding of what POTUS 45 refers
17	to?	
18	A	Yes. Yes. The 45th President of the United States.
19	Q	In connection with the case, were you asked to review
20	public p	osts made on Twitter from the Twitter handle I am
21	sorry.	
22		Withdrawn.
23		And you mentioned that you are familiar with Truth
24	Social?	
25	A	I am.

Γ

		2100
1	Q	What is Truth Social?
2	A	Truth Social works, basically, in the same way that
3	Twitter	does. It is another social media platform where you
4	can make	e a post, or I guess a Truth, and put that out for your
5	follower	rs to view.
6	Q	You also reviewed Truth Social's help center and
7	informat	ion provided to Truth Social users?
8	A	Yes.
9	Q	Does Truth Social use verified accounts?
10	A	They do.
11	Q	And according to Truth Social, what is a verified
12	account?	
13	A	A verified account, according to them, means that
14	Truth Sc	ocial on the back end has done their due diligence to
15	make sur	e that that account does, in fact, belongs to who it
16	said, an	nd it is not an imposter or somebody else pretending to
17	be that	person.
18	Q	In connection with this case, were you asked to review
19	public p	posts made on Truth Social from the Truth Social handle
20	at Real	Donald Trump?
21	A	Yes.
22	Q	Was that a verified account?
23	A	Yes.
24	Q	Who did you understand the user of that account to be?
25	A	Donald Trump.

2101 Did you take any steps to verify if that Truth Social 1 0 2 handle was associated with Mr. Trump? 3 Α On Mr. Trump's campaign site there is a Truth Social icon that links directly back to that Truth Social account. 4 5 0 And are you familiar with the website called The Wayback Machine? б 7 Α I am. 8 Can you describe what that is to the jury? 0 9 So, The Wayback Machine is a digital archive. Α Yes. Ι think it was founded in like 2001 or something. And it, 10 basically, allows users to, essentially, go back in time and 11 12 see what a website looked like on any day in the past. 13 0 Can you explain to the jury how you find a particular website from a particular point in time? 14 So, the way that I do it, for example, I take 15 Α Yes. that website's current viewer, the way it shows up if you were 16 to look it up today, and I enter it into The Way Back Machine 17 18 search engine, and it will allow you to view the different 19 months or days or years in the past that it has preserved that 20 website's content on. And then you can choose which day of the 21 past you would like to view. 22 0 In connection with this case, did you ever use The Wayback Machine to retrieve previously posted versions of news 23 24 articles? 25 Α I did.

Γ

		2102
1	Q	Before testifying today, did you have an opportunity
2	to revie	w files marked for identification as People's Exhibits
3	407-A through 407-E?	
4	А	Yes.
5	Q	Are those public posts from the Twitter handle at Real
6	Donald Trump?	
7	А	Yes.
8	Q	Who created those exhibits?
9	А	I did.
10	Q	And did you create those exhibits using the hashed
11	versions	that you retrieved?
12	А	I did.
13	Q	Before testifying today, did you have an opportunity
14	to review files marked for identification as People's Exhibits	
15	408-A and 408-B?	
16	А	I did.
17	Q	Were those public posts in the Truth Social handle at
18	Real Donald Trump?	
19	А	Yes.
20	Q	And who created those exhibits?
21	А	I did.
22	Q	Did you create them based on the hashed versions of
23	the files that you created?	
24	A	I did.
25	Q	By the way, before testifying today, did you have an

2103 opportunity to review the file marked for identification as 1 People's Exhibit 405-A? 2 3 Α Yes. Is 405-A a publicly available Washington Post article 4 0 5 that you retrieved using The Wayback Machine? б Α Yes. 7 And is the file that is marked for identification as 0 8 405-A an exact copy of what you retrieved? 9 Α Yes. MS. MANGOLD: We now offer into evidence People's 10 Exhibits 405-A, 407-A through E, and 408-A and 408-B. 11 12 MR. BLANCHE: Objection to 408, and if we can 13 approach on one. THE COURT: Let's take your morning recess. 14 15 Jurors, if you can step out please. (Whereupon, the jury was excused.) 16 THE COURT: Thank you. Please be seated. 17 (Witness is excused.) 18 19 THE COURT: Okay. I want to make sure we have 20 the same exhibits. I have 405-A, 407-A through E, 408-A and 408-B? 21 22 MR. BLANCHE: Yes. THE COURT: Tell me what your objection is and to 23 24 which? 25 MR. BLANCHE: The objection for 405-A is just

2104 1 that given your Honor's ruling this morning, assuming you 2 overruled our hearsay objection, we would just like the 3 opportunity to speak with our client, and amongst ourselves 4 about the stipulation, which we haven't got a chance to do. 5 THE COURT: Do you want to take a minute to do б that now? 7 MR. BLANCHE: Sure. 8 THE COURT: You want to step out for a few 9 minutes? 10 MR. BLANCHE: Yes. (Short recess is taken.) 11 THE COURT: Mr. Blanche. 12 13 MR. BLANCHE: Your Honor, we continue to have our 14 hearsay objection. Assuming that's overruled, we have agreed with 15 the People to a stipulation, and we have agreed to it. 16 17 It's going to, assuming the Court allows this, we will just read it to the jury. Then we will type it up and 18 19 mark it as an exhibit. THE COURT: That's fine. 20 21 Now, can we pull up the exhibits that you have a 22 hearsay exception to? I just want to look at them quickly. 23 24 MR. BLANCHE: Sure. 25 THE COURT: Let's go one by one.

2105 1 405-A. 2 MR. BLANCHE: 405-A. Well, I still have the 3 objection. So, 405-A, which is the Washington Post --4 THE COURT: When you say, hearsay, you are 5 referring to what specifically? б 7 MR. BLANCHE: Well, the -- it's the entire -- for 8 what the People are offering it for, they are offering it 9 for the date, which is an out-of-court statement being offered for the truth. 10 They are offering it for, I believe, the 11 12 Washington Post, which is an out of court statement being 13 offered for the truth. They are offering it, assuming the content is 14 15 hearsay, and they are offering it for who authored it, which is an out of court statement being offered for the 16 truth. 17 18 So, I will let the Government speak to what else 19 they --20 MS. MANGOLD: Your Honor, we are offering to 21 withdraw this based on the stipulation. 22 THE COURT: Say that again. MS. MANGOLD: We are offering to withdraw our 23 24 request to admit this based on the stipulation. 25 THE COURT: Okay.

2106 1 Let's go to 407. 2 MR. BLANCHE: Beginning with 407-A, so here, your 3 Honor, this would be, presumably, offered for -- again, everything on this document, there is, I think you can see 4 5 at the bottom, there is the date that it was posted. The б time that it was posted. That's an out of court statement 7 being offered for the truth of the matter asserted. 8 THE COURT: And let's look at B. 9 MR. BLANCHE: This is exactly the same thing. 10 Your Honor, just to be clear, I don't know whether they are going to argue it, but there is a lot of 11 12 information in here including reposts, quotes, likes, 13 bookmarks, date, time. 14 THE COURT: And 407-A through E are these all 15 Truth Social posts? 16 MR. BLANCHE: Yes, it is. 17 They are tweets. I am sorry. 18 MS. MANGOLD: They are all Twitter posts. 19 THE COURT: What are you introducing these for? 20 MS. MANGOLD: We are introducing them for the content of the statements made, as well as who they were 21 22 made by and the time and date that they were posted. We do not need to admit the markings on the 23 24 bottom which indicate requotes, posts, likes and bookmarks. 25 THE COURT: Okay. Very well.

2107 1 And just to back up a little bit, I am satisfied 2 with the foundation that the witness laid as far as 3 reliability. 4 You know, we will take each exhibit one at a 5 time. But, overall, I think that the foundation was б 7 laid for establishing whose account it was, how she 8 determined that, and what steps she took. 9 Ultimately, the issue of hearsay is, is it 10 reliable. And for purposes of, at least having this discussion, and whether I am going to accept each 11 12 individual exhibit, I am satisfied that it is reliable. 13 What's 408-A? MR. BLANCHE: I mean, this is now Truth, your 14 15 Honor. It is same exact objection. 16 They are going to say to the jury at some point on March 15, 2023, this Truth was sent and it is a business 17 It's being offered for the truth. 18 record. 19 And there is a specific rule, which is 808, that 20 doesn't allow it to come in this way, with a witness who 21 hasn't said a word about her experience or how the business 22 maintains these records. MS. MANGOLD: Your Honor, again, we are not 23 24 seeking to admit this as a business record. We are seeking 25 to admit this as a party admission.

2108 1 THE COURT: How do you get past hearsay of the 2 actual statement? MS. MANGOLD: We believe, as already mentioned, 3 we believe that the witness we are seeking to admit this 4 5 through has made an adequate foundation and that there is sufficient hallmarks of reliability. б 7 THE COURT: What's the exception to hearsay? 8 MS. MANGOLD: Admission. 9 THE COURT: Okay. 10 And what's 408-B? MR. BLANCHE: This one, your Honor, we have 11 12 exactly the same hearsay objection. But actually we have 13 an absolute relevance objection and an unduly prejudicial objection for the reasons I stated this morning for the 14 information provided to the Court. 15 THE COURT: What's the relevance of that? 16 17 MS. MANGOLD: So, your Honor, the relevance of 18 this is the pressure that has been put on witnesses in 19 connection with testifying about the case. 20 This is the same issue that your Honor addressed 21 on Tuesday, when your Honor ruled that -- this is 22 transcript pages 1651 to 1661 that the Defendant had opened the door to arguments and evidence about the pressure 23 24 campaign that the Defendant put on witnesses. 25 And your Honor ruled that we could introduce this

G. Longstreet - Direct/Mangold

2109 1 type of evidence for two purposes: 2 First, to offset the Defense claims that 3 witnesses are benefiting from a willingness to testify. And second, to explain witnesses' initial denials 4 5 as to certain events in this case. THE COURT: And it's offered as the exception to б 7 hearsay? 8 MS. MANGOLD: Admission. 9 THE COURT: So, the People are withdrawing 405-A. 10 407-A through E are Twitter posts. They are coming in as admissions. 11 12 408-A is a Truth Social post. It's coming in as 13 an admission. 408-B is coming in as an admission. I am 14 satisfied, again, as to reliability. 15 And going back to my earlier ruling, if you go 16 back to the motions in limine, I had ruled that we would 17 18 take this up later, that we would have to wait and see what 19 happens. 20 I had not at that time decided that these types of things could come in. However, I subsequently ruled 21 22 that the door had been opened, and based upon that, I am allowing them to come in. 23 24 All right. Let's get the witness. 25 MS. MANGOLD: Sorry, your Honor.

2110 Just to clarify, we are withdrawing 405-A subject 1 2 to the stipulation, not just generally. 3 COURT OFFICER: Witness entering. 4 (Whereupon, the witness entered the 5 courtroom and was properly seated.) б SERGEANT: Jury entering. 7 (Whereupon, the jury entered the courtroom 8 and was properly seated.) 9 THE COURT: Thank you. 10 You may be seated. THE CLERK: Case on trial continued. 11 12 All jurors are present and properly seated. THE COURT: People. 13 14 MS. MANGOLD: Before we resume, I have a 15 stipulation of the parties that I would like to read into the record with the Court's permission. 16 17 THE COURT: Please. 18 MS. MANGOLD: The parties have stipulated that 19 the Access Hollywood tape referred to during this trial was 20 publicly released by The Washington Post on October 7, 2016, at 4:01 p.m., Eastern Standard Time. 21 22 The article was authored by David Fahrenthold. THE COURT: Thank you. 23 24 Jurors, a stipulation is information that the 25 parties have agreed to without the need to call a witness.

2111 1 It's to be treated exactly the way you would treat any 2 other evidence. 3 MS. MANGOLD: Now, to resume, we offer into evidence what has been marked for identification as Peoples 4 5 Exhibits 407-A through 407-E, and 408-A and 408-B. б MR. BLANCHE: Objection, your Honor. 7 THE COURT: Objection is overruled. 8 CONTINUED DIRECT EXAMINATION 9 BY MS. MANGOLD: Can we now show the jury what is in evidence as 10 0 People's Exhibit 407-A? 11 12 (Whereupon, People's Exhibit 407-A, a video, 13 is played in open court.) Ms. Longstreet, is this a post that you retrieved? 14 0 15 Α Yes. And what was the date and timestamp shown on the post? 16 0 I believe it was October 8th at 12:19 a.m. 17 Α 18 0 Can we please put that back up for the jury? 19 Without playing it. 20 Α October 8, 2016 at 12:19 a.m. 21 What is the written content of the post? 0 22 Α Here is my statement. All right. Can we now display to the jury what is in 23 0 24 evidence as People's Exhibit 407-B. 25 Is this another post that you retrieved?

		2112
1	A	Yes.
2	Q	What Twitter handle was this posted from?
3	A	At Real Donald Trump.
4	Q	What is the date and timestamp shown on the post?
5	A	October 11, 2016 at 12:52 p.m.
6	Q	Can you read the content of the post to the jury?
7	A	Yes.
8		The very foul mouthed Senator John McCain begged for
9	my suppo	ort during his primary. I gave. He won. Then dropped
10	me over	locker room remarks.
11	Q	We now show the jury what's in evidence as People's
12	Exhibit	407-C.
13		Is this another Twitter post that you received?
14	A	Yes.
15	Q	What Twitter handle did it come in?
16	A	At Real Donald Trump.
17	Q	What is the date and timestamp shown on the post?
18	A	October 15, 2016 at 2:29 p.m.
19	Q	Can you read the content of the post to the jury?
20	A	Nothing ever happened with any of these women.
21	Totally	made up nonsense to steal the election. Nobody has
22	more res	pect for women than me.
23	Q	And can you now show the jury what is in evidence as
24	People's	Exhibit 407-D.
25		Is this another Twitter post that you retrieved?

		2113
1	А	Yep.
2	Q	What handle is this post from?
3	А	At Real Donald Trump.
4	Q	What is the date and timestamp shown on the post?
5	А	October 16, 2016 at 7:36 a.m.
6	Q	Can you read the content of the post to the jury?
7	А	Polls close, but can you believe I lost large number
8	of women	voters based on made up events that never happened.
9	Media rig	gging election.
10	Q	And can we show the jury what's in evidence as
11	People's	Exhibit 407-E?
12		This is another Twitter post that you retrieved?
13	А	Yes.
14	Q	What is the handle it came from?
15	A	At Real Donald Trump.
16	Q	What is the date and time shown on the post?
17	A	October 17, 2016, at 8:15 a.m.
18	Q	Can you read the content of the post to the jury?
19	A	Can't believe these totally phony stories.
20	100 perce	ent made up by women, many already proven false and
21	pushed b	ig time by press. Have impact.
22	Q	Thank you.
23		And can we please show the jury what is in evidence as
24	People's	Exhibit 408-A?
25		Now, is this another social media post?

1		
		2114
1	A	Yes.
2	Q	Is this can you tell what social media platform
3	this is	from?
4	A	Yes. This is from Truth Social.
5	Q	And what handle was used for this post?
6	A	At Real Donald Trump.
7	Q	What is the date and timestamp shown on the post?
8	A	March 15, 2023 at 11:32 p.m.
9	Q	Can you please read the content of the post to the
10	jury?	
11	A	I did nothing wrong in the horseface case. I see she
12	showed u	up in New York today trying to drum up some publicity
13	for hers	self. I haven't seen or spoken to her I haven't seen
14	or spoke	en to her since I took a picture with her on a golf
15	course i	n full golf gear, including a hat, close to 18 years
16	ago.	
17		She knows nothing about me, other than her conman
18	lawyer A	venatti and convicted lawyer and felon jailbird Michael
19	Cohen ma	ay have schemed up.
20		Never had an affair with her. Just another false
21	acquisit	tion by a sleazebag. Witch hunt.
22	Q	And, finally, can we show People's Exhibit 408-B,
23	already	in evidence to the jury?
24		Is this another Truth Social post that you retrieved?
25	А	Yes.

		2115
1	Q	What handle is used?
2	A	At Real Donald Trump.
3	Q	And what is the date and timestamp on this?
4	А	August 4, 2023 at 4:16 p.m.
5	Q	Can you please read the content of the post to the
6	jury?	
7	А	If you go after me, I am coming after you.
8		MS. MANGOLD: No further questions.
9		THE COURT: Your witness.
10	CROSS-E>	XAMINATION
11	BY MR. E	BLANCHE:
12	Q	Good morning, Ms. Longstreet.
13	А	Good morning.
14	Q	Just a few questions.
15		So, you testified that one of your assignments was to
16	review,	I think you said, 25 to 30 separate social media
17	handles	or accounts, is that right?
18	А	That's about how many I have reviewed in the course of
19	this cas	Se.
20	Q	And you reviewed those because you were instructed to
21	do so by	y one of the prosecutors?
22	А	Yes.
23	Q	Is one of the handles you reviewed the handle for
24	Michael Cohen?	
25	A	Yes.

		2116
1	Q	And did you review Michael Cohen's X account?
2	A	I did.
3	Q	Have you reviewed Michael Cohen's TikTok?
4	А	Not really, no.
5	Q	How about well, let me ask you this, what other
6	social r	media handles or sites did you review with respect to
7	Michael	Cohen?
8	A	Twitter. I don't know if you can call the podcast
9	social r	media, but that, and that might be it.
10	Q	The podcast, you are talking about the podcast that
11	Michael	Cohen hosts?
12	A	Yes.
13	Q	Are there two of them?
14	A	I am only talking about one.
15	Q	Are you talking about one called Mea Culpa?
16	A	Yes.
17	Q	And have you listened to all of the Mea Culpa
18	podcasts	5?
19	А	Absolutely not.
20	Q	Fair.
21		How did you determine which Mea Culpa podcast to
22	listen t	co?
23	А	I think some were more relevant than others, and some
24	we were	instructed to listen to.
25	Q	And as far as Mr. Cohen's Twitter, did you focus on

particular tweets or comments or just follow his handle 1 2 regularly? 3 Α Both. And was it part of your responsibility to report to 4 0 5 the prosecutors what you observed? б Α Yes. 7 And did you? 0 I did. 8 Α 9 Did you -- I believe you also testified that overall Q 10 there were -- well, how many thousands or tens of thousands of different tweets or Instagram or podcasts do you think you 11 12 reviewed in connection with this case that you have talked 13 about this morning? I couldn't give you an exact number. I would say 14 Α anywhere between 5 and 10,000 posts. 15 16 Was there a timeframe that you were assigned to look 0 at? 17 Well, the timeframe of the activity at the center of 18 Α 19 this case. But, also over the last year, since I have been 20 added to the case. So, around 2015 to 2017, is that fair? 21 0 22 Α Yep. And then during the course of this investigation, so 23 0 24 since the beginning of 2023, is that right? 25 Α Yep.

> Susan Pearce-Bates, RPR, CCR, RSA Principal Court Reporter

2117

Γ

	2118
1	Q Was it earlier than that, or is that when you started?
2	A I think I started in December of 2022, so just around
3	that time.
4	Q So and of all the thousands that you reviewed,
5	today we looked at seven a few minutes ago, correct?
6	A Yep.
7	Q And did you decide which seven to show today, or was
8	it the prosecutors who decided?
9	A I am just a paralegal. I apologize.
10	Q So it was the prosecutors?
11	A Yes.
12	Q And with respect to the seven exhibits we just looked
13	at that you read into the record, you have never worked at
14	Twitter or X, correct?
15	A Correct.
16	Q And you never worked for Truth Social, right?
17	A Correct.
18	Q And so, when you were testifying about, for example,
19	the handle, the date and time of the X or the tweet and the
20	Truth Social posts, that was just from what you were observing
21	on the screen and what you describe as your experience on
22	social media, correct?
23	A I don't really understand.
24	Q Well, you don't have an independent knowledge from
25	working at Twitter or working at Truth Social of how they go

2119 1 about stamping a tweet or putting a timestamp or a date stamp 2 on a particular tweet before it goes out? 3 You don't have any expertise about that, do you? 4 Α No. 5 The same thing with Truth Social? 0 б That's correct. Α 7 So you, like many of us, you just relied on your 0 8 experience having spent a lot of time reviewing social media in 9 this case? 10 Α Yes. With regard to Truth Social posts, those were made 11 12 while I was actively reviewing that account every single day. 13 So, during 2023, the two that we showed you were 0 14 actively reviewing, so you see when a post is posted and see it when it happens, correct? 15 16 Α Yes. But, again, continuing that, you don't have any 17 0 independent knowledge, for example, of who actually wrote the 18 19 Truth Social or the X or the tweet, do you? 20 Α That's true. I just know what account it was posted 21 from. 22 0 And, similarly, you don't have any independent knowledge of why a particular post was made, correct? 23 24 Α No. 25 So, for example, the last one that we just saw that Q

2120 said something like, if you come after me, I am coming after 1 2 you, you don't have any idea or knowledge about why that Truth 3 Social handle put that up, do you? 4 Α I have my assumptions, but, no. 5 0 How long have you worked at the District Attorney's Office? б 7 About to be two years. Α 8 Have there been any other -- is this your primary 0 9 case? 10 For the time being. Α Has this been your only case this year? 11 0 12 Α No. 13 Have there been other cases where you had to look at 0 25 to 30 different social media accounts as you have had in 14 this case? 15 16 Α Not as many accounts. But other investigations that required social media to be looked at, yes. 17 18 MR. BLANCHE: No further questions. 19 THE COURT: Any redirect? 20 MS. MANGOLD: Nothing, your Honor. 21 THE COURT: Okay. Thank you. 22 You may step down. (Whereupon, the witness was excused.) 23 24 THE COURT: The next witness, People. 25 MR. COLANGELO: The People call Hope Hicks.

2121 Judge, there is one evidentiary 1 MR. BOVE: 2 objection. 3 THE COURT: No speaking objections. 4 MR. BOVE: May I approach? 5 THE COURT: Sure. (Discussion is held at sidebar, on the б 7 record.) 8 MR. BOVE: Thank you. 9 Judge, I am sorry. 10 We want to put on the record our objection on Presidential immunity grounds. I expect there will be 11 12 testimony from Ms. Hicks related to statements by President 13 Trump while he was President of the United States. Unless you tell me it is necessary, I prefer not 14 15 to lodge the objections question by question. We object to the subject of her testimony based 16 on the authorities we submitted, and our position being 17 that that testimony is evidence of official acts being 18 19 presented at a criminal trial against the President, and it 20 should be precluded. 21 MR. COLANGELO: I don't anticipate we will be 22 showing any exhibits that fall within that category. We intend to elicit testimony, and we have 23 24 briefed at length the argument that the rule of 25 inadmissibility that Mr. Bove just described does not exist

and is not a rule. 1 2 The inadmissibility rule was not a rule that was 3 ever recognized. Several cases that we have cited has held the 4 5 exact opposite in the analogous context of consular б immunity. 7 As we cited in other papers holding that evidence of otherwise immune conduct is nonetheless admissible in a 8 9 trial regarding criminal conduct for non-immune acts. 10 So, the testimony we intend to elicit involves statements by the Defendant, and there is no doctrine that 11 12 would allow excluding it. 13 THE COURT: I believe I ruled on this as well. 14 So the objection is noted. I don't think you 15 need to object as to each question. 16 MR. BOVE: Thank you, Judge. MS. MANGOLD: We want to note for the record that 17 18 we may recall Ms. Longstreet as a witness at a later point 19 in the trial. 20 We may recall Ms. Longstreet. 21 THE COURT: Thank you. 22 MR. BOVE: Can you address 218, the email? MR. COLANGELO: We don't intend to admit the 23 24 parts you identified. 25 There was a question regarding an exhibit that we

intended to admit, but only in part. 1 2 Defense counsel identified that objection for us 3 last night. I have not yet had an opportunity to convey to 4 5 Defense counsels that we only intend to admit the part б after Exhibit T that the witness can lay a foundation for, 7 and we will exclude that part of the exhibit. 8 MR. STEINGLASS: For now. 9 THE COURT: Yes. 10 MR. COLANGELO: Yes, for now. THE COURT: Thank you. 11 12 (Discussion at sidebar concluded, and the 13 following occurred in open court.) 14 THE COURT: They are getting the witness. 15 COURT OFFICER: Witness entering. 16 (Whereupon, the witness entered the 17 courtroom.) 18 COURT OFFICER: Remain standing. Raise your 19 right hand. Face the Clerk. 20 THE CLERK: Do you solemnly swear or affirm that 21 the testimony you are about to give before this Court will 22 be the truth, the whole truth and nothing but the truth? THE WITNESS: I do. 23 24 НОРЕ CHARLOTTE HICKS, 25 called as a witness on behalf of the People, being first duly

H. Hicks - By - Direct/Colangelo

2124 1 sworn by the Clerk of the Court, was examined and testified as 2 follows: 3 THE CLERK: Thank you. COURT OFFICER: State your full name. Spell your 4 5 last name. б THE WITNESS: My name is Hope Charlotte Hicks, 7 and my last name is spelled H-I-C-K-S. 8 COURT OFFICER: Give your county of residence? 9 THE WITNESS: Washington, D.C. 10 THE COURT: Good morning, Ms. Hicks. You may inquire. 11 12 MR. COLANGELO: Thank you, your Honor. 13 DIRECT EXAMINATION BY MR. COLANGELO: 14 Good morning, Ms. Hicks. 15 0 Will you please describe your educational background? 16 Sure, I have a -- I have a BA in English from Southern 17 Α Methodist University, and that's it. Very brief. 18 19 0 Please describe your work history after you finished 20 college. 21 Α After college I started working in different PR and 22 marketing jobs. The first notable one was with a firm called 23 Hiltzik Strategies, H-I-L-T-Z-I-K. And that was a PR firm that 24 specializes in crisis communications and working with 25 well-known individuals.

H. Hicks - By - Direct/Colangelo

After that, while I was working there, I met Ivanka Trump and started to help with public relations surrounding her personal brand. And after a little bit of time, I started to work with the Trump family on some of the Trump hospitality initiatives. б And I was enjoying it so much, that I was offered a position at The Trump Organization and dubbed it as the opportunity to join the company full time. (Whereupon, Principal Court Reporter, Susan Pearce-Bates, was relieved by Senior Court Reporter, Theresa Magniccari.)

2126 1 (Whereupon, the following proceedings are continued from the previous page:) 2 * * * 3 CONTINUED DIRECT EXAMINATION 4 5 BY MR. COLANGELO: 6 Ο. When did you begin work at the Trump Organization fulltime? 7 8 In October of 2014. Α. And I'm not sure you mentioned what year you received 9 Ο. 10 your undergraduate degree, what year was that? 11 Α. I graduated from college in 2010. You began working at The Trump Organization about four 12 Ο. years after you finished college? 13 14 Α. That's right. 15 And at some point after beginning to work at The Trump Ο. 16 Organization, did you also start working for the Trump 17 campaign? 18 Α. Yes. Shortly after I joined The Trump Organization, 19 Mr. Trump -- at the time, Mr. Trump said that he would be 20 21 exploring a run for president. And we began doing that in 22 January of 2015. And then just a few months later, in March of 2015, he 23 formed a formal Exploratory Committee and announced he was 24 running as a candidate for President in June of 2015. 25

Γ

		2127
1	Q.	What do you currently do for work?
2	Α.	I am a Communications Consultant. So I have my own
3	company.	I do what I have always done, which is, give advice to
4	individu	als or companies looking for strategic communications
5	advice.	
6	Q.	Are you here today in response to a subpoena from the
7	District	Attorney's office?
8	Α.	I am.
9	Q.	Are you represented by counsel here today?
10	Α.	I am.
11	Q.	Who is paying for your lawyer?
12	Α.	I am.
13	Q.	In your current role as a consultant, is the defendant
14	Donald T	rump a client?
15	Α.	He's not.
16	Q.	Do you have any current professional relationship with
17	Mr. Trum	p?
18	A.	I don't.
19	Q.	When is the last time you were in communication with
20	Mr. Trum	p?
21	Α.	Sometime in the Summer, Fall of 2022.
22	Q.	2022?
23	A.	Yes.
24	Q.	Please move a little bit forward to the microphone so
25	we can a	ll hear you.

1 Α. Sorry. Now, you mentioned that you began working at The Trump 2 Ο. 3 Organization in October of 2014; is that right? 4 Α. Yes. 5 What was your role at The Trump Organization? Ο. I was the Director of Communications. 6 Α. 7 What were some of the tasks and responsibilities you 0. 8 held as Director of Communications at The Trump Organization? 9 Coordinated all of the public relations material, Α. 10 marketing collateral for the real estate, hospitality and 11 entertainment businesses, which at the time were thriving. This is very deep now that I can hear on the 12 microphone. I apologize. It's going to take a second to get 13 14 used to. 15 Worked a lot of events, different initiatives to help 16 publicize the various properties, the golf courses, and just the growth of the business, as well as the executives of the 17 18 company, primarily Mr. Trump, Ivanka, Donald Jr. and Eric. 19 Ο. In your job as Director of Communications at The Trump Organization, did you have occasion to meet with Donald Trump? 20 21 Α. I did. 22 About how often did you meet with him? Ο. Maybe once a week at first, usually observing, you 23 Α. 24 know, colleagues working with him. 25 And then as we transitioned just a few months later

> Theresa Magniccari Senior Court Reporter

2128

H. Hicks - Direct/Colangelo

2129 1 into the political work, I met with him more regularly. As your experience at The Trump Organization grew and 2 Ο. 3 as you began working on both Trump Organization matters and 4 campaign matters, eventually how often did you come to meet 5 with him in a typical day? б Α. I probably met with him every day. And were those scheduled meetings, unscheduled 7 0. 8 meetings, or both? 9 Α. Both. 10 Were you ever called into Mr. Trump's office when he Ο. 11 was meeting with other people? Α. Yes. 12 Give us an example of how that might come about? 13 Ο. 14 You know, he's just the kind of person -- he is a very Α. 15 good multitasker and a very hard worker. He is always doing 16 many things at once. He might be having a conversation with 17 someone and it will remind him to follow up on something else. He'll want to share something with the group that he is 18 meeting with and want to provide them with -- maybe if it's a 19 political meeting, he wants to provide them with poll numbers. 20 21 If it's a real estate meeting, he will want to provide them with 22 any positive press surrounding the property, the sales of the property, the value of the property, things like that. 23 In this period of time, 2015, was it unusual for you to 24 Ο. 25 be in and out of his office during other meetings?

1 Α. No. In your role as Director of Communications, did you 2 Ο. 3 also speak to Mr. Trump by phone? 4 Α. Yes. 5 About how often did you speak to him by phone? Ο. б Α. Well, again, once the campaign work started, my role 7 was a little bit different. If we're talking -- rather than do 8 it by title, we will do it by date, if that works for you. 9 Beginning January 2015, I started to speak to him more 10 regularly. I would say about June of 2015 I spoke with him on 11 the phone every day if we weren't able to communicate in person. How did you reach him by phone when you spoke to him? 12 Ο. I would usually call the office and be connected, but 13 Α. 14 he had a cell phone or a home phone number as well. 15 Focusing on your role as Director of Communications, Ο. 16 who did you report to at The Trump Organization? 17 Α. Everybody that works there in some sense reports to 18 Mr. Trump. 19 It's a very big and successful company, but it's really run like a small family business in certain ways. And Mr. Trump 20 21 and Don and Eric and Ivanka were very involved in the business 22 and so people reported to the four family members. You mentioned a few names there, I want to make sure 23 Ο. the record is clear who they are. You mentioned Don, Eric and 24 25 Ivanka. Can you say who they are?

> Theresa Magniccari Senior Court Reporter

2130

		2131
1	A.	They're Mr. Trump's children.
2	Q.	Is that Don Jr., Eric and Ivanka?
3	Α.	Yes.
4	Q.	They also worked at The Trump Organization when you
5	worked t	here?
6	Α.	Yes.
7	Q.	Are you familiar with someone named Keith Schiller?
8	Α.	Yes.
9	Q.	Who is Mr. Schiller?
10	Α.	Keith was Mr. Trump's bodyguard.
11	Q.	How do you know Mr. Schiller?
12	Α.	He attended events with us and really served as sort of
13	a securi	ty liaison for Mr. Trump at big public events and just
14	generall	y helping to keep him safe.
15	Q.	Through your work, did you have occasion to observe the
16	kind of	relationship that Mr. Schiller had with Mr. Trump?
17	Α.	Yes.
18	Q.	How would you describe that relationship?
19	Α.	Close.
20	Q.	Are you familiar with someone named Rhona Graff?
21	Α.	Yes.
22	Q.	Who is Rhona Graff?
23	Α.	Rhona was Mr. Trump's Executive Assistant.
24	Q.	How do you know her?
25	Α.	I worked with her during my time at The Trump

1 Organization.

2 Q. As Mr. Trump's Executive Assistant, what did her role 3 involve?

A. She was crucial to how everything ran on the 26th
floor. She had a lot of institutional knowledge about different
projects and Mr. Trump's business relationships, his network,
his likes and dislikes in terms of scheduling. And she also was
helpful with his media engagements up to that point. She would
help facilitate those media engagements for him.

10 Q. You mentioned something about the 26th floor. Can you 11 tell the jury what you mean by that?

A. The floor in Trump Tower where Mr. Trump's office wasand Rhona's office was as well.

Q. And in addition to what you just said, did you haveoccasion to observe Ms. Graff's relationship with Mr. Trump?

16 A. Yes.

17 Q. How would you describe that relationship?

18 A. One of mutual respect.

Q. Are you familiar with someone named Allen Weisselberg?A. Yes.

21 Q. Who is Mr. Weisselberg?

A. Allen was the CFO of the Trump Organization.

23 Q. And by CFO, do you mean Chief Financial Officer?

24 A. Yes.

25 Q. How do you know him?

Theresa Magniccari Senior Court Reporter 2132

1 Α. I worked with him during my time there. Can you describe, a little bit, what kind of work 2 Ο. 3 related interactions you had with Mr. Weisselberg? 4 Sure. Anything that had to do with finances, Allen was Α. 5 involved in. You know, during this time while we were starting 6 to work on the campaign, he was helpful in doing things, like 7 the personal financial disclosure that was required. He was 8 helpful -- you know, Mr. Trump self-financed his campaign. He 9 would loan the campaign money. And Mr. Weisselberg, Allen, was helpful in that process, in making sure that we had an accurate 10 11 description of that for the press. You mentioned a required financial disclosure in that 12 Ο. answer. Can you say a little bit more what you understood that 13 14 to be? 15 I don't really remember that much about it, just a Α. 16 requirement of candidates to file a financial disclosure, share their assets, their worth, I guess. I can't remember exactly, 17 18 but I know that was something we did. We put out a press 19 release in addition to the filing itself and Allen was helpful with that. 20 21 Did you have occasion through your work with Ο. 22 Mr. Weisselberg, to observe his relationship with Mr. Trump? 23 Α. Yes. 24 Q. How would you describe that relationship? So, mutual respect. He had been an employee at The 25 Α.

> Theresa Magniccari Senior Court Reporter

2133

H. Hicks - Direct/Colangelo

2134 1 Trump Organization for a long time and, so, you know, like Rhona, he had a lot of institutional knowledge. He was a 2 3 trusted person there. 4 Did Weisselberg report directly to Mr. Trump? Ο. 5 Yes. Α. б Ο. Are you familiar with someone named Michael Cohen? 7 Α. Yes. 8 Did Mr. Cohen work for The Trump Organization when you Ο. 9 began working there? 10 Α. Yes. 11 Ο. And that was around October 2014? Yes. 12 Α. Had you met Mr. Cohen before you began working at The 13 Q. 14 Trump Organization? 15 I believe so. You know, there was about a six or eight Α. 16 month period where I was working at a different PR firm on 17 hotels and golf-related projects for The Trump Organization. Ι 18 believe we met during that time. What was Mr. Cohen's role at The Trump Organization? 19 Ο. 20 Α. He was an attorney. 21 Do you know what kind of work he did? Ο. 22 Not specifically, other than, I know he was involved in Α. a couple of the license deals for some of the hotel projects, 23 and maybe some of the entertainment pieces as well, like the 24 25 Miss Universe Pageant.

H. Hicks - Direct/Colangelo

1 Ο. You mentioned a minute ago that shortly after you started working at The Trump Organization, you began to work for 2 3 Mr. Trump's campaign for President; is that right? 4 Α. Yes. 5 Can you say a little bit more about how that came Ο. about? б 7 Yes. Α. So, Mr. Trump, one day he said, "We're going to Iowa," 8 and I don't really know why, but after that first trip to Iowa, 9 10 you know, obviously, it was clear he was exploring a potential 11 political run. And we started to travel regularly over the next couple 12 of weeks and months to New Hampshire, South Carolina and 13 14 Washington. He would give speeches, meet with voters, attend 15 different panels and submit discussions, media interviews, et 16 cetera. 17 He eventually made the decision to formalize that, with 18 an Exploratory Committee at first, and then announced he was 19 going to run for President in June. Is that June of 2015? 20 Ο. 21 Α. Yes. 22 Do you remember when that initial Iowa trip was? Q. Sometime in January of 2015. 23 Α. Did there come a time that you were offered an official 24 Ο. 25 role in the campaign?

> Theresa Magniccari Senior Court Reporter

2135

1 Α. Yes, at some point. You know, I think it was sometime around that first trip. Mr. Trump, I think he might have been 2 3 joking, but said I was going to be the Campaign Press Secretary. 4 You know, I had no experience and worked at the company, not on 5 the campaign, so I didn't take it very seriously. б But, eventually, I just started spending so much time 7 working on the campaign that I became a member of the campaign 8 team and I was the Press Secretary. Tell us a little bit about what your duties were as a 9 Ο. 10 Press Secretary for the campaign? 11 Α. Sure. So just helping communicate the campaign message, a lot of work around press releases and planning 12 events, a lot of media interviews, and just kind of being a 13 14 liaison for all of those different things, and helping to 15 facilitate anything that was external facing for the campaign. 16 Ο. In addition to external communications, were there 17 internal communications as well? 18 Α. I'm not sure what you mean by that. Well, can you describe for the jury in a little bit 19 Ο. more detail what your interactions with the press and other 20 21 campaign staff involved? 22 Like I said, just trying to get the message out. A lot Α. of incoming questions about Mr. Trump, about his candidacy, 23 where we were going to be and when, what we were speaking about. 24 25 A lot of questions about his businesses. It was kind of a

> Theresa Magniccari Senior Court Reporter

2136

1 constant flow of incoming questions. So I managed all of those and tried to respond to 2 3 everybody in a timely manner with accurate information. 4 But, yeah, that was a big part of it. 5 Was there also a communications team for the campaign? Ο. б Α. At that point, no, no. It was just me and Mr. Trump, 7 who is better than anybody at communications and branding. 8 Eventually, did the campaign add communications staff? Ο. Later in the general election we did have a larger 9 Α. 10 staff, yes. 11 Ο. Did your role involve managing or leading that communication staff? 12 I wasn't really managing them because I was on the road 13 Α. 14 every day, so I wasn't in the office sort of looking after the 15 rest of the group. But, you know, definitely getting guidance 16 where I could on, you know, daily team phone calls and other things. We worked together as a team, and there were some other 17 18 people on board at that point that would stay in the office each 19 day and look after the team. In your role as Press Secretary, did you consider it 20 Ο. 21 important to stay informed about what other political figures 22 were saying about Mr. Trump's candidacy? Yes. Any news that was relevant to the campaign was 23 Α. 24 consumed regularly. 25 Q. And are you familiar with the term "talking points," is

2138

1 that a term that is used in the campaign context? Yes. 2 Α. 3 What are "talking points"? Q. 4 They're typically just a summary of messages in maybe a Α. 5 bullet point format. Maybe they're for people to remember. 6 Kind of just like, you want to make sure everyone is on the same 7 page about something here, the talking points about a certain 8 topic. If you can work these into your conversations or your 9 media interview or your next event, here they are. 10 So they would change quite frequently. There were 11 some, you know, more general points, but we had -- we would update them daily based on what Mr. Trump was doing, what kind 12 of policy speeches he was giving, what kind of campaign speech 13 14 he was giving. 15 Did you prepare or coordinate the coordination of those Ο. 16 talking points? 17 Α. Sometimes, yes. 18 Ο. You may already have answered this in your earlier 19 discussion, who did you report to as Press Secretary in the campaign? 20 21 Α. I reported to Mr. Trump. 22 And how frequently during the campaign period in 2015, Ο. did you speak with Mr. Trump as part of your role as the Press 23 Secretary? 24 25 Α. Every day.

2139 1 Ο. Did you speak by telephone? Yes. 2 Α. 3 And in person? Q. 4 Α. Yes. 5 In your experience, how involved was Mr. Trump in the Ο. б press aspects of his campaign? 7 He was very involved. Α. 8 Did he weigh in on media responses? Ο. 9 He did. Α. 10 And who on the campaign was responsible for the overall Ο. 11 messaging strategy? I would say that Mr. Trump was responsible. He knew 12 Α. what he wanted to say and how he wanted to say it and we were 13 14 all just following his lead. 15 So, you know, I think that he deserves the credit for, 16 you know, the different messages that the campaign focused on in 17 terms of the agenda that he put forth. 18 Ο. Was Mr. Trump focused on press coverage of the 19 campaign? 20 Α. Yes. And in your role as Press Secretary, did you often make 21 Ο. 22 statements on behalf of the Trump campaign? Α. I did. 23 Did you check with Mr. Trump before making statements 24 Ο. 25 on behalf of the campaign?

		2140
1	Α.	Yes.
2	Q.	Did you check with him before making statements about
3	him in p	particular?
4	Α.	Absolutely.
5	Q.	Did you travel with Mr. Trump during the campaign?
6	Α.	Yes.
7	Q.	How often?
8	Α.	Almost every day.
9	Q.	Who else travelled with you and Mr. Trump during the
10	campaign	?
11	Α.	A small group of staffers.
12	Q.	Are there any particular staff members or types of
13	staff pe	ople that travelled regularly?
14	Α.	Yes.
15		You want me to name names?
16	Q.	Just give us general job functions.
17	Α.	Someone that output social media. Someone that helped
18	a little	bit with speech writing. And I am trying to think.
19	There wa	s a very small group of us. It depends where we were
20	going.	Maybe they would have someone, you know, that was more
21	on the f	undraising end of things. The core staff was very
22	limited	though.
23	Q.	Did Keith Schiller travel with Mr. Trump during the
24	campaign	.?
25	A.	Yes.

	2141
1	Q. If someone wanted to reach Mr. Trump while he was
2	travelling with the campaign, do you have an understanding of
3	who they would contact?
4	A. Yeah. Mr. Trump was reachable when he wasn't doing
5	rallies and interviews. He had a phone and he could be reached.
6	But Keith was also helpful in facilitating phone calls.
7	Q. And by "Keith," you are referring to Keith Schiller?
8	A. Yes.
9	Q. Did you send text messages in connection with the
10	campaign?
11	A. Yes.
12	Q. And receive text messages too?
13	A. Yes.
14	Q. What phone did you use to send and receive text
15	messages for the campaign?
16	A. The phone number?
17	Q. Well, why don't you tell the jury, did you use a
18	personal phone or campaign phone?
19	A. It was my personal phone.
20	Q. And without giving me anything other than the last four
21	digits, can you let us know the last four digits of the phone
22	number?
23	A. 0226.
24	Q. Did you also make phone calls in connection with the
25	campaign?

		2142
1	Α.	Yes.
2	Q.	Did you receive phone calls as well?
3	Α.	Yes.
4	Q.	Did you use your personal number for those
5	campaign-related phone calls?	
6	Α.	Yes.
7	Q.	And did you also send emails in connection with the
8	campaign?	
9	Α.	Yes.
10	Q.	Did you have a campaign email address?
11	Α.	Yes.
12	Q.	What was the campaign email address you used?
13	Α.	I think it was HHicks@DonaldTrump.com.
14	Q.	What was the campaign email domain: @DonaldTrump.com?
15	Α.	I believe so, yeah.
16	Q.	Do you know someone named David Pecker?
17	Α.	Yes.
18	Q.	How do you know Mr. Pecker?
19	Α.	I know him as the publisher of American Media. It's a
20	group of	publications. And the editor of the National Enquirer.
21	I had be	en introduced to him in a previous job at Hiltzik
22	Strategies. I had met with him to talk about different	
23	opportunities throughout his American Media Group for clients,	
24	and then	I reconnected with him at some point as he was a friend
25	of Mr. Trump's.	

2143 1 Ο. So you were aware that Mr. Pecker and Mr. Trump had a 2 relationship? 3 Α. I knew they were friends, yes. And how did you become aware of that relationship? 4 Ο. 5 How did you become aware they were friends? б Α. I don't recall specifically, but at some point I 7 realized that. 8 You testified earlier that as part of your job, you Ο. were sometimes in and out of Mr. Trump's office when he was 9 10 having other meetings; is that right? 11 Α. Yes. Were you ever in and out of his office when Mr. Pecker 12 Ο. was meeting with Mr. Trump in Trump Tower? 13 14 Α. I don't have a recollection of that, but it's certainly 15 possible. 16 Ο. You have seen him in Trump Tower before, Mr. Pecker? 17 Α. Yes. 18 Ο. During the campaign, were you ever present for any 19 phone calls between Mr. Trump and Mr. Pecker? 20 Α. Yes. 21 Can you describe those phone calls? Ο. 22 One of them was, I think, shortly after the National Α. Enquirer published a piece about Ben Carson, and I just 23 overheard a conversation between Mr. Trump and Mr. Pecker, who 24 25 was on speaker phone, and Mr. Trump was congratulating him on

1	the great reporting.	
2	Q. What was the article about Dr. Carson about?	
3	A. Medical malpractice.	
4	Q. Did you hear Mr. Trump say anything in particular on	
5	this phone call with Mr. Pecker?	
6	A. I think he was just congratulating David on a great	
7	investigative piece. You know, sometimes he would say things	
8	like, "This is Pulitzer worthy." I kind of recall vaguely that	
9	is something that he said.	
10	Q. Was that the only time you heard or were present for a	
11	phone call between Mr. Trump and Mr. Pecker in this time period?	
12	A. It's the most vivid recollection of everything I have.	
13	I think a similar conversation took place sometime a few months	
14	later, also just praising some of the reporting that the	
15	National Enquirer was doing. I think maybe around the time	
16	there was a story about Ted Cruz.	
17	Q. Do you recall what the coverage about Senator Cruz	
18	involved?	
19	A. I think it was something about how his father may have	
20	been involved with Lee Harvey Oswald, or something like that.	
21	Q. What, if anything, did you hear Mr. Trump say during	
22	that phone call?	
23	A. Nothing remarkable. Just similar to what he had said	
24	the last time I had overheard a conversation; great reporting.	
25	Q. At some point during the campaign, did Mr. Trump become	

1 the Republican nominee for President? Yes. 2 Α. 3 Do you remember when that was? Q. 4 July 19th of 2016. Α. 5 And so moving forward in time from the July 2016 period Ο. 6 to the Fall, were you still Press Secretary for the campaign? 7 Α. Yes. 8 Had your responsibilities changed since the beginning Ο. 9 of the campaign? 10 Α. Just a little bit because we had more people to be 11 helpful. So there were more hands on deck. It wasn't just a solo operation. But in terms of my role with Mr. Trump, nothing 12 had changed. 13 14 So how frequently were you interacting with Mr. Trump Ο. 15 during this time period? Now we're in the Fall of 2016. 16 17 We were travelling every day for the campaign. Α. 18 Ο. Describe for the jury what a typical day was like in 19 this time period? 20 Α. Sure. So we were based here in New York, and we would usually 21 22 leave Trump Tower at about 7 in the morning. We would go to La Guardia and get on Mr. Trump's plane and we could make, you 23 know, somewhere between two and four, sometimes five stops in a 24 25 day. Typically a couple of rallies and then maybe one or two

> Theresa Magniccari Senior Court Reporter

2146 1 other events, like going to visit small business. Just getting out, meeting the voters. He was doing a lot of rallies, 2 3 interviews, all day, every day. 4 And did you typically return to New York City at the Ο. 5 end of the day? Yes. Most of the time we did. There were some 6 Α. 7 occasions where we were heading to the West Coast, it was going 8 to make more sense to stay overnight somewhere. But most days 9 we would come back to Trump Tower at the end of the day. You 10 know, midnight or something like that. 11 Ο. Are you familiar with something that came to be known as the Access Hollywood tape? 12 13 Α. Yes. 14 When did you first find out about the Access Hollywood Q. 15 tape? 16 Α. It would have been in the afternoon of October 7th. Of 2016? 17 Ο. 18 Α. Yes. How long before the general election was that? 19 Ο. A month; maybe a little less than a month. 20 Α. 21 How did you first find out about it? Ο. 22 I received an email from the Washington Post asking for Α. 23 comment. 24 Ο. Who was the Washington Post reporter who sent you that 25 email?

Γ

	2147	
1	A. David Fahrenthold.	
2	Q. Where were you when you received it?	
3	A. I was in my office on the 14th floor of Trump Tower.	
4	MR. COLANGELO: Can we display just for the	
5	witness, the Court and counsel, People's 218.	
б	And, please, display only from the middle of	
7	Page 2 to the end.	
8	(Displayed.)	
9	Q. This is a document that has been marked as People's	
10	218. Do you recognize this document?	
11	A. Yes.	
12	Q. What is it?	
13	A. The email I received.	
14	Q. The email you received from David Fahrenthold?	
15	A. Yes.	
16	Q. Is that an exact copy of the email you received?	
17	A. Yes.	
18	MR. COLANGELO: Can we scroll up to display the	
19	email just from the bottom of Page 1, and only showing that	
20	portion to the witness and counsel.	
21	Can we display the portion that starts "forwarding	
22	message."	
23	Thank you.	
24	(Displayed.)	
25	Q. Do you recognize that email?	

	2148
1	A. Yes.
2	Q. What is it?
3	A. That is me forwarding the reporter's email to other
4	campaign leadership.
5	Q. Is that an exact copy of the email that you sent
6	forwarding that email?
7	A. Yes.
8	MR. COLANGELO: I offer People's 218 into
9	evidence, consisting only of the portion from the very
10	bottom of Page 1 through the end of the exhibit that I
11	just displayed for the witness.
12	MR. BOVE: Subject to the objections we discussed,
13	we have no further objection to the 2:05 email and the
14	1:29.
15	THE COURT: Your objection is noted.
16	People's 218 is accepted into evidence.
17	MR. COLANGELO: Thank you.
18	(Whereupon, People's Exhibit 218 was received in
19	evidence.)
20	MR. COLANGELO: Please display for everyone the
21	email starting on page 2.
22	(Displayed.)
23	Q. Ms. Hicks, is this the email that you just described
24	receiving from the reporter at the Washington Post?
25	A. Yes.

2149 1 Ο. When did you receive the email? 2 Α. 1:29 p.m. 3 MR. COLANGELO: Can we blow up the portion 4 showing -- thank you. 5 What is the subject of the email? Ο. б Α. "Urgent, Washington Post Query." 7 MR. COLANGELO: Can we display the third paragraph 8 of this email, beginning "in the video." Can we zoom in on 9 that portion, please. 10 (Displayed.) 11 Ο. Taking a look at that paragraph that should be displayed on your screen. Beginning "in the video," what does 12 the email describe? 13 14 Α. Just a video where Mr. Trump and Billy Bush are having 15 an inappropriate conversation about a woman. 16 Ο. And does Mr. Fahrenthold also say in this paragraph 17 that he is sending you a transcript of the tape? Yes, it was included in the email. 18 Α. MR. COLANGELO: So if we can take that down, zoom 19 out, and scroll down and enlarge the portion that begins 20 21 "Here's the transcript." 22 (Displayed.) Is that the transcript that you are referring to? 23 Ο. 24 Α. Yes. 25 Can you take a minute and read it just to yourself and Q.

2150 1 let me know when you are done reading it. I finished it. 2 Α. 3 MR. COLANGELO: Can we go to the next page, 4 please. Can we zoom in on the first half of that page. 5 (Displayed.) б Ο. And can you read that to yourself and let us know when 7 you are done. 8 Α. I'm good. 9 Okay. Let me ask you, have you had an occasion to Ο. 10 review this email before testifying today? 11 Α. Yes. Have you seen or heard the Access Hollywood tape as 12 Ο. well? 13 14 Α. Yes. 15 Does this transcript reflect the content of the tape? Ο. 16 Α. Yes. 17 What was your first reaction when you received this Ο. email? 18 19 MR. COLANGELO: You can go ahead and take it down. I was concerned, very concerned. Yeah, I was 20 Α. 21 concerned about the contents of the email. I was concerned 22 about the lack of time to respond. I was concerned that we had a transcript, but not a tape. There were a lot of -- there was 23 a lot at play. 24 25 Did you also forward the email to anyone else in the Ο.

2151 1 campaign? 2 Α. I did. 3 MR. COLANGELO: Can we redisplay People's 218, 4 showing only from the bottom of Page 1 to the top of Page 5 2, showing the forwarding message, without showing anything before, above the forwarding, please. б 7 (Displayed.) 8 Is that the email that you forwarded? Ο. 9 Α. Yes. 10 Who did you send it too? Ο. 11 Α. I sent it to other campaign leadership. Did that include Jason Miller, David Bossie? 12 Ο. Yes. 13 Α. 14 Can you tell us who else you sent it to? Q. 15 Jason Miller, Jason, Kellyanne Conway and Stephen Α. 16 Bannon. 17 Who is Kellyanne Conway? Ο. 18 Α. She was the campaign manager. 19 Who is Stephen Bannon? Ο. He was sort of a co-campaign manager. 20 Α. 21 Ο. Who is Jason Miller? 22 He was helping with the communications. Α. Who is David Bossie? 23 Ο. I don't know what his title was, but he was helpful, 24 Α. like almost like a Political Director. 25

2152 And in the email you forwarded, did you write, "Need 1 Ο. to hear the tape, one, need to hear the tape to be sure; two, 2 3 deny, deny, deny?" 4 It's a reflex. I, obviously, was a little shocked and Α. 5 not realizing that the entirety of the transcript was in the б email. 7 So strategy number two was going to be a little more 8 difficult. 9 But, yes, that is an email that I sent. 10 Did you mean a little more difficult because it's hard Ο. 11 to deny a tape when there is a full transcript of it that you already have? 12 13 MR. BOVE: Objection. 14 THE COURT: Sustained. 15 MR. COLANGELO: Withdrawn. 16 Ο. Did you do anything else after you sent that message? 17 I went to find the group who was on a different floor Α. 18 and talked to them. What floor was the group on that you went to speak with 19 Ο. further? 20 21 Α. They were on the 25th floor. 22 Who was present when you went upstairs to the 25th Ο. floor? 23 Jason, Kellyanne, Stephen was there. I believe Jared 24 Α. 25 Kushner was there. I believe Stephen Miller was there. Maybe

1 Chris Christie. The whole group, they were practicing for a 2 debate prep. 3 Was Jeff Sessions also present for the debate prep? Q. 4 Jeff was there that day at some point. I can't Α. remember if he was there when I went upstairs or if he came a 5 6 little later, but I do remember seeing him that day. 7 Where on the 25th floor was the debate prep taking 0. 8 place? 9 In the conference room. Α. 10 Can you tell the jury a little bit more about what Ο. 11 happened when you went upstairs? It's a glass conference room. When I get off the 12 Α. elevator, there is sort of a waiting area, but you can see into 13 14 the conference room, and everyone can see out of the conference 15 room. 16 So I motioned for Jason, a couple of people I sent the 17 email to come out and speak to me, to try not to disrupt the debate prep. 18 19 And, obviously, the sight of the six of us kind of gathered, five or six of us gathered out there, was a sign that, 20 21 you know, something was afoot. And Mr. Trump asked us to come 22 into the conference room at some point and share with him what we were discussing. 23 24 Ο. Tell the jury what happened next? 25 You know, I shared the email with Mr. Trump. Sort of Α.

1 verbally, and we were at the time -- based on the conversation outside the conference room, trying to get a copy of the audio 2 3 or the tape to assess the situation further. We weren't sure 4 how to respond yet. 5 We were kind of just trying to gather more information 6 and everyone was observing the shock of it. 7 When you say "you shared the content verbally," did you Ο. 8 read Mr. Trump the email you received from Mr. Fahrenthold? 9 I read him the email and I have a vague recollection of Α. 10 starting to read the transcript. And then he finished reading 11 it himself, I believe. Did you hand him the email for him to read? 12 Ο. Yes, that's my recollection. 13 Α. 14 And what, if anything, did he say? Q. 15 He said that that didn't sound like something he would Α. 16 say. 17 Did he ask to see the actual tape? Ο. 18 Α. Yes. At some point, did Mr. Fahrenthold send you the actual 19 Ο. video? 20 21 Α. This is where it gets as little fuzzy; I can't remember 22 if we saw the video before it was published or not. Obviously, we saw the tape in a matter of minutes, whether it was from the 23 reporter directly or when his story posted shortly thereafter. 24 25 So at some point you saw the video. Were you with Q.

> Theresa Magniccari Senior Court Reporter

1 Mr. Trump when at that happened? 2 Α. Yes. 3 Was Mr. Trump upset? Q. Yes. Yes, he was. 4 Α. 5 Fair to say he was as mad as you've ever seen him? Ο. б MR. BOVE: Objection, Judge. THE COURT: Sustained. 7 8 What was your first reaction when you heard the tape? Ο. 9 Just a little stunned. Just -- it's hard to describe. Α. It's hard to describe. Yeah, it was definitely concerning, and 10 11 I had, you know, a good sense that this was going to be a massive story and sort of dominate the news cycle for the next 12 several days at least. 13 14 Were you concerned about the effect it would have on Ο. 15 the campaign? 16 Α. Yes, it was a damaging development. 17 Why was it a damaging development? Ο. 18 Α. It just didn't feel like the kind of -- it just didn't feel like the kind of story -- it, obviously, wasn't helpful. 19 But there were a lot of layers to it that complicated where we 20 21 were trying to go with the campaign. This was kind of pulling 22 us backwards in a way that was going to be hard to overcome. In those initial conversations with Mr. Trump and other 23 Ο. campaign staff, did anyone else in the group express concern 24 25 that the tape would be damaging?

> Theresa Magniccari Senior Court Reporter

1 Α. Yes, I think there was consensus among us all that the tape was damaging and this was a crisis. 2 3 Were you concerned at the time about the effect that Q. 4 that Access Hollywood tape would have on the female voters? 5 Α. In that moment, no. You know, maybe a couple of hours 6 later something that crossed my mind, maybe the next day. But 7 just trying to get your bearings in a moment like that, there is 8 a lot going on. Not in that moment, but certainly eventually 9 that was something that was raised. 10 At some point, did the conversation turn to how the Ο. 11 campaign should respond? Α. Yes. 12 Tell the jury a little bit more about that discussion? 13 Ο. 14 I don't really have a strong recollection of that Α. 15 conversation. But, you know, I know Mr. Trump felt like this 16 wasn't good. But it was also just like two guys talking privately, locker room talk. It wasn't anything to get so upset 17 18 over. Certainly he didn't want to offend anybody, but I think 19 he felt like this was like pretty standard stuff for two guys chatting with each other. 20 21 And so, as you developed an initial campaign response, Ο. 22 did Mr. Trump have thoughts on what that initial campaign response should be? 23 24 Α. He did. He always liked to weigh in on responses. 25 Did you prepare a short written statement in response? Q.

> Theresa Magniccari Senior Court Reporter

2157 1 Α. The campaign put out a short statement. I can't 2 remember who prepared it, but Mr. Trump definitely had input on 3 it. We were all working together in the conference room. MR. COLANGELO: Can we display for the witness, 4 5 counsel and the Court only People's 313. б Can you zoom in so the witness can see the middle 7 of that page. 8 (Displayed.) 9 Do you recognize this document? Q. 10 Α. Yes. What is this document? 11 Ο. 12 Α. It was the first statement that we put out in response 13 to the tape. 14 0. Is that the statement that you just mentioned as the initial response? 15 16 Α. Yes. Is this an exact copy of that statement? 17 Q. 18 Α. As far as I can tell, yes. 19 And where is the statement -- where was the statement 0. 20 posted? 21 I presume on the campaign website and any other Α. 22 channels. MR. COLANGELO: Can you back up a little bit, 23 24 please, and show us --25 Does that help you identify where that statement was Q.

2158 1 posted? 2 It was on the website. Α. 3 MR. COLANGELO: I offer People's 313 into 4 evidence. 5 MR. BOVE: No objection. б THE COURT: People's 313 is accepted into 7 evidence. (Whereupon, People's Exhibit 313 was received into 8 9 evidence.) 10 MR. COLANGELO: Please go ahead and display that 11 publicly. (Displayed.) 12 Ms. Hicks, is this the written statement that you just 13 Ο. 14 mentioned? 15 Α. Yes. 16 Ο. When was it issued? Sometime in the afternoon. If I got the query at 1:30, 17 Α. the story was being posted by 3:30. I think it went out 18 19 sometime between 3:30 and 4 o'clock, if I had to guess. Can you read the statement, please. 20 Ο. 21 Α. Sure. 22 It says: "This was locker room banter. A private conversation that took place many years ago. Bill Clinton has 23 said far worse to me on the golf course. Not even close. I 24 25 apologize to anyone who is offended."

2159 MR. COLANGELO: Go ahead and take that down. 1 2 Ο. Did you also record and release a short video later that day? 3 4 Α. Yes, the campaign did. 5 MR. COLANGELO: That video is in evidence as б People's 407A. Can we go ahead and display that video and 7 play the first part. 8 (Whereupon, the referred-to-video was played in 9 open court.) 10 Is that the first portion of the video statement that Ο. you just mentioned? 11 12 Α. Yes. 13 Ο. Did you participate in drafting or filming that 14 statement? 15 Α. I was present, yes. 16 MR. COLANGELO: Can we play the last portion of the video, please. 17 18 (Whereupon, the referred-to-video was played in 19 open court.) 20 Q. Now, Ms. Hicks, does this draw distinction between his 21 own words and the actions of other people? 22 Α. Yes. 23 24 (Whereupon, Theresa Magniccari, Senior Court Reporter Was relieved by Laurie Eisenberg.) 25

Γ

	2160	
1	(The transcript is continued from the previous page.)	
2	Q And the initial statement we just looked at, People's	
3	313, that also referred to the Access Hollywood tape as	
4	"banter"?	
5	A Yes.	
6	Q Is it correct that those two statements reflect	
7	Mr. Trump's understanding as to the right response strategy to	
8	the video, initially?	
9	A Sorry. Can you repeat that?	
10	Q Sure.	
11	Did you have an understanding, from the written statement	
12	and the video, that Mr. Trump believed it was important to	
13	distinguish between words and behavior?	
14	A Um, I don't remember thinking that at the time, but I	
15	don't think it's incorrect.	
16	Q Okay.	
17	And around that time, did you also discuss withdrawn.	
18	You mentioned that you anticipated that there would be an	
19	immediate and significant media reaction; right?	
20	A Yes.	
21	Q What was the immediate media response?	
22	A It was intense. It dominated coverage for, you know,	
23	I would say the 36 hours leading up to the debate.	
24	Um, there was a at the time I got the email in the	
25	office at 1:30 in the afternoon on Friday, we were anticipating	

2161 a Category 4 hurricane making landfall somewhere on the East 1 2 Coast, and I don't think anybody remembers where or when that 3 hurricane made landfall. It was all Trump, all the time, for the next 36 hours. 4 5 0 The Access Hollywood pushed the hurricane off the б news? 7 Α Yes. You testified earlier that, during the campaign, you 8 0 9 stayed informed about what other political leaders were saying 10 about Mr. Trump's candidacy; is that right? Α 11 Yes. 12 Did any prominent Republicans condemn Mr. Trump's 0 13 behavior on the Access Hollywood tape? 14 Α Yes. 15 0 Can you describe any of those statements that you remember? 16 Um, Paul Ryan, Mitt Romney, you know, sort of the 17 Α 18 usual. Anytime, if there was anything remotely controversial, 19 the group that felt they had to weigh in would come out and 20 give statements. Um, it's pretty standard. But, these were particularly, um, you know, sharply-worded 21 22 statements. 23 0 Who is Paul Ryan? 24 At the time, he was the Speaker of the House. Α 25 Did he disinvite Mr. Trump from a campaign event the Q

2162 1 next day in Wisconsin? 2 MR. BOVE: Objection. 3 THE COURT: Overruled. 4 You can answer. 5 Α Um, I can't remember. б It's a little bit of a more nuanced response to that. I'm 7 happy to share, but --8 0 Please. 9 Α I believe, um, we were -- we were still invited to 10 attend, but, sort of, the programming had changed, and it was a clear effort to distance himself from Mr. Trump with a new 11 12 program schedule. 13 So, I think Mr. Trump ultimately made the decision to do 14 something else. Did Mister -- did Speaker Ryan say he was "sickened" 15 Ο 16 by Mr. Trump's behavior? I don't remember that, but it sounds like something he 17 Α 18 would say. Who was Mitch McConnell at the time? 19 0 20 Α The majority leader of the Senate. 21 Did Senator McConnell have a public response? 0 22 Α He did. What did Senator McConnell say? 23 Q 24 Along the same lines. I don't recall exact words, but, Α 25 "disappointed", things like that.

2163 Would seeing anything in particular refresh your 1 0 recollection as to what Senator McConnell said? 2 3 Α Sure. MR. COLANGELO: I'm going to display for the 4 5 witness, the Court, and Counsel the document numbered DANY DNJ00160215, which I will mark People's 509J for б 7 identification. 8 (Whereupon, the exhibit is shown to the 9 aforementioned parties on their screens.) 10 MR. COLANGELO: Can you display the first page just for this group. 11 12 Do you recognize this document? 0 13 Α Yes. 14 MR. COLANGELO: Please advance to the third page. 15 0 Let's focus on Page 3. I see it. 16 Α 17 Q Okay. 18 Does that refresh your recollection as to what Senator McConnell said? 19 20 Α Yes. 21 What did he say? 0 22 Α That it was "repugnant" and "unacceptable". Do you know -- you mentioned Mitt Romney, as well? 23 Q 24 Α Yes. 25 Who was Mitt Romney at the time? Q

2164 1 Α He was the Republican nominee in 2012. 2 0 And, you mentioned Mr. Romney put out a statement, as 3 well? 4 Α Yes. 5 0 What was his statement? б I think something like "disgraceful", "disgusting". Α 7 Something along those lines. 8 0 Would seeing an article refresh your recollection as 9 to what Mr. Romney said? 10 Α Sure. MR. COLANGELO: Can we go ahead and see that and 11 12 display Page 3, please. 13 (Whereupon, an exhibit is shown on the witness', the Court's and Counsels' screens.) 14 MR. COLANGELO: For the record, I'm showing 509J 15 again, just for the witness, Counsel, and parties. 16 17 0 Does that refresh your recollection as to how 18 Mr. Romney responded? 19 Α Yes. 20 He said it was "vile". 21 0 "Vile". 22 MR. COLANGELO: You can go ahead and take that down. 23 24 Thank you. 25 Who is John McCain? 0

2165 1 Α He's a Senator. 2 MR. BOVE: Objection, Judge. THE COURT: Sustained. 3 Are you aware of any other prominent Republican 4 0 5 leaders who made any other statements? б MR. BOVE: Objection. 7 THE COURT: Sustained. 8 You mentioned Speaker Ryan a minute ago. Q 9 Α Uh-huh. 10 At a certain point, did Speaker Ryan have a conference 0 call with members of the House? 11 12 Α Um, this was, I think, a weekly occurrence. Um, so, 13 yes, he would have them on a weekly basis, and I believe they took place on Mondays. I could be wrong about that. 14 But, there was one Monday after the October 9th debate. 15 Do you have any understanding of any comments that 16 0 Speaker Ryan said on that call? 17 I wasn't on the call. 18 Α 19 MR. BOVE: Objection. 20 And may I be heard at sidebar. THE COURT: Yes. 21 22 Please approach. (Whereupon, the following proceedings were held 23 24 at sidebar:) 25 MR. BOVE: I understand that there's a place for

2166 some of this type of evidence at this trial, which is why 1 2 I didn't object to the first three or four. 3 My objection at this point is that it's 4 cumulative and unduly prejudicial. 5 So, we object to further questioning the party on б public reactions to the Access Hollywood tape. 7 MR. COLANGELO: Your Honor, public reaction to 8 the Access Hollywood tape is a critical part of the 9 evidence in the case. We not only briefed it, but it's 10 important to show the impact on the campaign. 11 THE COURT: I agree. 12 I think that you've gone pretty far along on 13 this. 14 What do you expect to elicit from this meeting? 15 MR. COLANGELO: That the Speaker of the House 16 told other members of the Caucus that they were free to cut loose from Mr. Trump and free to endorse or not 17 18 endorse, as they see fit. 19 MR. BOVE: This is all hearsay. 20 If we're going to probe that call, I would ask it 21 happen outside the presence of the jurors and they don't 22 hear the call. THE COURT: I'll sustain the objection. 23 24 (Whereupon, the following proceedings were held 25 in open court:)

2167 THE COURT: The objection is sustained. 1 2 0 Did you speak to Michael Cohen around the time the 3 Access Hollywood tape was released? I spoke to Michael on Saturday, October 8th. 4 Α 5 What was the substance of your conversation with 0 б Mr. Cohen? 7 Um, I was calling to ask him to chase down a rumor I Α had heard with a contact he was familiar with in the media. 8 9 And, without giving me any details at all, can you Q say, very generally, what that rumor was? 10 Um, just that there may be another tape that would be 11 Α 12 problematic for the campaign. 13 When you reached out to Mr. Cohen to ask for his help 0 bringing down that rumor, were you following up, in part, 14 because of the Access Hollywood tape? 15 Yes. Of course. 16 Α I -- I didn't want anyone to be blind-sided. I wanted to 17 have an understanding of, you know, what material was out there 18 19 that we needed to prepare for. 20 And what, if anything, did you ask Mr. Cohen to do? Q Um, I asked him to call this friend of his and ask 21 Α 22 about the existence of the tape, and then let me know if there 23 was, in fact, a tape, what was on it, and when we could expect 24 it to be published. 25 Q Okay.

		2168
1	And	did Mr. Cohen follow up on that request?
2	A	Um, I don't really remember the conversation where we
3	closed t	he loop on that, but I believe he did make the phone
4	call and	, um, you know.
5	There was no such tape, regardless, but he sort of chased	
6	that down for me.	
7	Q	In the video we just saw, did Mr. Trump mention,
8	"We'll see you at the debate in the coming days"?	
9	А	Yes.
10	Q	When was that debate scheduled to take place?
11	А	Sunday, October 9th.
12	Q	Was that a presidential debate?
13	А	Yes. It was the second presidential debate.
14	Q	Where was it?
15	А	St. Louis.
16	Q	Who were the moderators for that debate?
17	А	Um, Anderson Cooper and Martha Raddatz.
18	Q	Did you travel with Mr. Trump to the debate?
19	А	Yes.
20	Q	Were you present for the debate?
21	А	Yes.
22	Q	What did the did the Access Hollywood come up
23	during the debate?	
24	A	It did, yes.
25	Q	Did the moderators ask Mr. Trump about it?

2169 They did. 1 Α 2 And did you have an understanding from those questions 0 3 whether the Access Hollywood tape was a significant campaign 4 issue? 5 Α I'm sorry. I don't understand what you're asking. б Sure. 0 7 Did you have -- withdrawn. 8 How early in the debate discussion did the Access Hollywood 9 tape come up? 10 Α I believe it was one of the first questions of the debate. 11 And when he was asked at the debate about the Access 12 0 13 Hollywood tape, how did Mr. Trump respond? Um, he said that, you know -- he reiterated that this 14 Α was locker room talk, just talk; words, not actions. 15 Shortly after the Access Hollywood tape was published, 16 0 and without elaborating or giving any details, did you become 17 18 aware of reports regarding Mr. Trump's behavior with women? 19 After the campaign -- sorry. Α 20 After the debate, I think it was the next evening, Monday 21 evening, we were contacted by the New York Times. They were 22 writing a story about --23 Let me interrupt you there. Q 24 Sorry. 25 Were there reports regarding Mr. Trump's behavior?

2170 1 Α After the debate, yes. 2 0 Okay. 3 And was this around the middle of October 2016? 4 Α Yes. 5 So, how long before the election was that? 0 Two-and-a-half weeks, three weeks. б Α 7 During this period of time, in the middle of 0 October 2016, was Mr. Trump traveling for rallies? 8 9 Α Yes. 10 Did you travel with him to those rallies? 0 Yes. 11 Α 12 Did you attend a rally in Greensboro, North Carolina? 0 13 Α Yes. When was that rally? 14 0 15 Α I want to say October 15th. Did Mr. Trump give a speech at that rally? 16 0 17 Α Um, yes. MR. COLANGELO: Let's bring up People's 409B, 18 19 which is in evidence, and we'll play a short clip from 20 that. (Whereupon, an exhibit plays on the screens.) 21 22 Q Do you recognize that event? 23 Α Yes. 24 Is that a video of the event in Greensboro, North 0 25 Carolina?

2171 1 Α Yes. 2 0 And are you familiar with Mr. Trump's statement on 3 that video? 4 Α Yes. 5 0 Is it fair to say that in this period, Mr. Trump was concerned that these reports could hurt his standing with б 7 others? 8 Α Yes. 9 Let's -- at this time, in the Fall of 2016, did Q 10 Mr. Trump have a Twitter account? Α 11 Yes. What was the user name for that Twitter account? 12 0 13 Α @realDonaldTrump. 14 0 Did Mr. Trump post about the campaign, about his 2016 run for office? 15 16 Α Yes. Was that frequently? 17 Q 18 Α Every day. 19 Did you read what Mr. Trump wrote on Twitter about the Q 20 campaign? 21 Α Yes. 22 0 Did he consider Twitter an important way to communicate with voters? 23 24 Α Definitely. 25 Who was authorized to post -- withdrawn. Q

2172 1 Who was authorized to post from the @realDonaldTrump 2 Twitter account? 3 Α Mr. Trump. And I think there was just one other -- one other staff 4 5 member that, um, could post things that Mr. Trump approved. Who was that staff member? б 0 7 His name is Dan Scavino. Α 8 And he was authorized to post things, only with 0 9 Mr. Trump's approval? 10 Α Yes. So, any language on a Twitter post in this time period 11 0 12 is Mr. Trump's language, either he posted or approved it? 13 MR. BOVE: Objection. THE COURT: Overruled. 14 15 Α That's my understanding, yes. We discussed earlier the response of some elected 16 0 officials to the Access Hollywood tape. 17 18 Do you know what Mr. Trump's reaction was to some of those incidents? 19 20 А Yeah. I think he was frustrated. 21 But, again, it was not unusual to have any of those 22 individuals speaking out and saying negative things about Mr. Trump, especially in response to, you know, controversy. 23 24 That was pretty -- pretty typical. 25 MR. COLANGELO: Can we show People's 407B in

2173 evidence. 1 2 We can display it to everyone. It's in evidence. 3 (Whereupon, an exhibit is shown on the screens.) MR. COLANGELO: Go ahead and zoom in. 4 5 0 Are you familiar with this tweet? б Yes. Α 7 Were you aware of it at the time? 0 8 Α Yes. 9 Does this tweet read: "The very foul mouthed Senator Q 10 John McCain begged for my support during his primary -- I gave, he won -- then dropped me over locker room remarks!"? 11 12 Α Yes. 13 0 What does "then dropped me over locker room remarks" refer to? 14 I think it means he withdrew his endorsement after 15 Α 16 that Access Hollywood tape. MR. COLANGELO: You can take that down. 17 18 0 Did Mr. Trump also post statements on Twitter 19 regarding reports of his behavior that we discussed? 20 Α Yes. 21 MR. COLANGELO: Can we show People's 407C in 22 evidence, please? (Whereupon, an exhibit is shown on the screens.) 23 24 Are you familiar with this tweet? 0 25 Α Yes.

2174 1 0 Were you aware of it at the time? 2 Α Yes. 3 Can you please read what Mr. Trump said in the tweet? 0 "Nothing ever happened with any of these women. 4 Α Totally made up nonsense to steal the election. Nobody has more 5 б respect for women than me!" 7 MR. COLANGELO: Take that down. 8 Can we just play People's 407D in evidence? 9 You can zoom in. 10 (Whereupon, an exhibit is shown on the screens.) Are you familiar with this tweet? 11 0 12 Α Yes. 13 Were you aware of it at the time? 0 14 Α Yes. Can you please read what Mr. Trump said in this tweet? 15 0 "Polls close, but can you believe I lost large numbers 16 Α 17 of women voters based on made up events that never happened. 18 Media rigging election!" 19 MR. COLANGELO: Take that down. 20 One more. 21 Can we show People's 407 in evidence, and zoom in 22 for the witness. (Whereupon, an exhibit is shown on the screens.) 23 24 Are you familiar with this tweet? 0 25 Α Yes.

		2175
1	Q	Were you aware of it at the time?
2	A	Yes.
3	Q	Can you please read what Mr. Trump said in this tweet?
4	A	"Can't believe these totally phony stories,
5	100 percent made up by women, many already proven false, and	
6	pushed big time by press, have impact!"	
7	Q	Have you ever heard of someone named Karen McDougal?
8	A	Yes.
9	Q	When did you first hear the name Karen McDougal?
10	A	November 4, 2016.
11	Q	And in what context did you first hear the name Karen
12	McDougal?	
13	A	I received an inquiry from a reporter at The Wall
14	Street J	ournal, um, asking questions about her and, um, the
15	National	Enquirer.
16	Q	Who was the reporter you heard from?
17	A	Michael Rothfeld.
18	Q	Have you ever heard of someone named Stormy Daniels?
19	A	Um, she was mentioned in the same story, the
20	November	4, 2016 story.
21	And	I had heard of her one other time before that.
22	Q	What's the other time before that that you had first
23	heard St	ormy Daniels?
24	А	Um, a year prior, November 2015.
25	Um,	Mr. Trump and some security guys on the plane were

2176 telling a story about a celebrity golf tournament and some of 1 2 the participants in the tournament, and her name came up. Um, 3 she was there with one of the other participants that Mr. Trump had played with that day, was my understanding of the story. 4 5 0 Where were you during that conversation? б We were on one of Mr. Trump's planes. Α 7 Now, you mentioned that you first heard of Karen 0 8 McDougal when the Wall Street Journal reached out about an 9 article that you said was being published; is that right? 10 Α Uh-huh. Where were you when you first heard about the 11 0 12 potential article of The Wall Street Journal? 13 Α Also on Mr. Trump's plane. I think we had just landed in Ohio. 14 15 And, Mr. Trump was gonna get off the plane and do a hangar 16 rally where, you know, we don't travel anywhere. He just does a 17 rally on the tarmac of the airport sometimes, with the airport 18 hanger as a cover for the audience. 19 So, we just landed in Ohio. He was gonna go start the 20 rally. 21 And I had received the email just as we were landing. 22 0 You mentioned an email. Is that how Mr. Rothfeld contacted you? 23 24 Α Yes. 25 What did you learn from that email about the story he Q

1 was reporting about? 2 Α I think it outlined that there was a woman named Karen 3 McDougal who had a story, um, that was purchased by the National Enquirer but was never published. 4 5 And, um, he was asking if we, the Trump campaign, or б Mr. Trump knew anything about that. 7 MR. COLANGELO: Can we show for the witness, 8 Counsel, and the Court only, the document that's been 9 marked People's 316, please? 10 (Whereupon, the exhibit is shown on the aforementioned parties' screens.) 11 12 Take a look at that document, and let me know if you 0 13 recognize it. (Whereupon, the witness reviews the exhibit on 14 15 her screen.) 16 Α I do. What is this document? 17 0 18 Α The original email to me. My response, asking the 19 reporter to hold; saying that, you know, I just got his email. 20 0 I'm sorry to interrupt you. 21 Before you tell me the substance, can you just describe 22 what this is, that the display on the screen is, without reading any content, please? 23 24 Oh. It's just an inquiry, a press inquiry. Α 25 Is this the email from Mr. Rothfeld to you? Q

		2178
1	А	Yes.
2	Q	That you received on November 4th?
3	A	Yes. Yes.
4	Q	Is this an exact copy of the email messages that you
5	sent and	received?
6	A	Yes.
7		MR. COLANGELO: I offer People's 316 into
8	evi	dence.
9		MR. BOVE: No objection.
10		THE COURT: 316 is accepted into evidence.
11		(Whereupon, the exhibit is received in evidence.)
12		MR. COLANGELO: Please go ahead and display 316
13	pub	licly.
14		(Whereupon, the exhibit is shown on the screens.)
15	Q	Now, Ms. Hicks, you can describe the email.
16	Is tl	his the email you mentioned receiving on November 4th?
17	А	Yes.
18		MR. COLANGELO: Let's blow up the middle of the
19	page	e, starting with the line where Mr. Rothfeld's name
20	appe	ears.
21	Q	If you need a minute, go ahead and read that.
22	А	Do you want me to read it out loud?
23	Q	No.
24	Just	read it to yourself, please.
25		(Whereupon, the witness reviews the exhibit on

	2179
1	her screen.)
2	MR. COLANGELO: Can we highlight the first
3	paragraph?
4	Q Is this withdrawn.
5	You testified that the first time you heard the name Karen
6	McDougal was when a reporter from the Wall Street Journal
7	mentioned it; is that right?
8	A That's right.
9	Q Is this the message that you're referring to?
10	A Yes.
11	Q And that's the reference to Karen McDougal? That's the
12	first time that you heard her name?
13	A Yes.
14	Q Who was with you when you received the email?
15	A Um, again, a small number of people in the plane, um,
16	and and most of them deplane very quickly to get to the
17	rally. So, I was sort of dealing with this by myself on the
18	plane while the rally was taking place.
19	Q Okay.
20	Did you tell Mr. Trump about this inquiry from The Wall
21	Street Journal before he began speaking at the rally?
22	A I believe I did, yes, just because I was worried
23	about I was worried about not having enough time to respond
24	while he was speaking, so I did let him know that we had
25	received an inquiry, um, and and that I was gonna try to

2180 1 chase down some answers. 2 After that, what did you do to chase down some 0 3 answers? Um, I believe I forwarded the email to Jared Kushner. 4 Α 5 I wanted to loop him in because he was sort of overseeing a б lot of the campaign operations at this point. 7 And, two, he had a very good relationship with Rupert 8 Murdoch, and I was hoping to see if we could buy a little extra 9 time to deal with this. 10 MR. COLANGELO: Let's go ahead and take down 11 People's 316. 12 Can you display People's 317 just to the witness, 13 Counsel, and the Court. 14 (Whereupon, the exhibit is shown on the screens 15 of the aforementioned parties.) 16 0 Take a look at the top part of that email. Do you recognize this document? 17 18 Α Yes. 19 What is it? 0 20 Α It's my forwarding the reporter inquiry to Jared, like 21 I just said. 22 0 Is this an exact copy of the email message that you sent? 23 24 Α Yes. 25 MR. COLANGELO: I offer People's 317 into

2181 evidence. 1 2 MR. BOVE: No objection. 3 THE COURT: Accepted into evidence. (Whereupon, the exhibit is received in evidence.) 4 5 MR. COLANGELO: Please display that exhibit б publicly. 7 (Whereupon, the exhibit is shown on the screens.) 8 So, let me direct your attention, first, to the first 0 9 message in the chain. 10 Is this the same incoming message from The Wall Street Journal reporter that we saw in the last exhibit? 11 12 Α It looks the same, yes. 13 Now, directing your attention to the top of the chain. 0 MR. COLANGELO: If we can blow that up. 14 Does this show that you forwarded the email to 15 0 Mr. Kushner? 16 17 Α Yes. 18 0 And that's the forward that you just described? 19 Yes. Α 20 Did you also call Mr. Kushner after sending the email? Q I did. 21 Α 22 0 What did you discuss? Just what I had already described. Let him know about 23 Α 24 it and asked if he thought that, you know, it was a worthwhile 25 endeavor to reach out to Rupert Murdoch, who's the publisher of

2182 The Wall Street Journal, to see if we could buy a little extra 1 2 time. 3 What, if anything, did Mr. Kushner say to you in 0 4 response? 5 Α Um, I think he said that he wasn't going to be able to reach Rupert and that we should just work out responding and б 7 dealing with it. 8 MR. COLANGELO: We can go ahead and take that 9 exhibit down. 10 You mentioned you did some other follow-up with regard 0 to this inquiry from Mr. Rothfeld; right? 11 12 Α Yes. 13 0 What else did you do? I believe I called Michael Cohen, because I know he 14 Α had a relationship with Mr. Pecker, and I wanted to see if he 15 knew anything about this. 16 Did you call anybody else? 17 0 I believe I called Mr. Pecker's office, as well, um, 18 Α 19 to let them know that we had gotten this inquiry, and we 20 obviously didn't know anything about it, and tried to get an 21 understanding of what was going on. 22 0 So, let's take those in turn. When you called Mr. Pecker's office, did you, ultimately, 23 24 reach him? 25 Α I believe so.

	2183	
1	Q And what did you speak with him about?	
2	A Um, just asked what was going on; um, why was I	
3	receiving this email. Um.	
4	And he explained that, um, Karen McDougal was paid for	
5	magazine covers and fitness columns, and that it was all very	
6	legitimate, that that's what the contract was for.	
7	Q That's what Mr. Pecker explained to you on	
8	November 4th, when you called him?	
9	A That's right.	
10	Q Had you had discussions with Mr. Pecker before that	
11	date having anything to do with Karen McDougal?	
12	A Never.	
13	Q You also mentioned you reached out to Michael Cohen;	
14	is that right?	
15	A Yes.	
16	Q Did you end up speaking with him?	
17	A Yes.	
18	I believe I spoke with Michael before I spoke to	
19	Mr. Pecker.	
20	Q And what did Mr. Cohen say?	
21	A Um, I I don't really remember.	
22	Um, but there was a reason I called David next. I think	
23	Michael sort of feigned like he didn't he didn't know	
24	what I was talking about and that we should connect with David	
25	to get more information.	

	2184
1	Q Did you begin drafting a response from the campaign to
2	respond to The Wall Street Journal reporter?
3	A I did.
4	Q Did you share that draft response with anyone before
5	sending it to The Wall Street Journal?
6	A I sent it to Michael first, just to get his input,
7	while Mr. Trump was still on stage.
8	And then, when Mr. Trump came off came on the plane from
9	the rally, I shared it with him as well.
10	Q And when you say you "shared it with him as well",
11	you're referring to sharing it with Mr. Trump as well?
12	A Yes.
13	Q After you sent it to Mr. Cohen; is that right?
14	A Yes.
15	MR. COLANGELO: Let's display just for the
16	witness, Counsel, and the Court a document marked for
17	identification as People's 318.
18	(Whereupon, the aforementioned parties are shown
19	the exhibit on their screens.)
20	Q Once you review that, let me know if you recognize
21	that document.
22	A Yes. I recognize it.
23	Q Let's I'm sorry.
24	You said you recognize the document?
25	A I do.

2185 1 Ο What is it? 2 Α It's a draft statement sent to Michael, and Michael's 3 response back with his edited version. 4 0 Is this an exact copy of the email message you sent 5 and received? б Α Yes. 7 MR. COLANGELO: People's 318 into evidence. 8 MR. BOVE: No objection. 9 THE COURT: 318 accepted into evidence. 10 (Whereupon, the exhibit is received in evidence.) MR. COLANGELO: Let's display that for everybody. 11 12 And let's zoom in on the initial message at the 13 bottom of the page. 14 (Whereupon, the exhibit is shown on the screens.) 15 0 Can you tell the jury what this message shows? These are draft responses that I shared with Michael. 16 Α 17 And, you sent this from your campaign email account to 0 18 Mr. Cohen at the Trump Organization; is that right? 19 Α Yes. 20 0 And now, let me direct your attention to the top of 21 the page. 22 MR. COLANGELO: Let's zoom in on Mr. Cohen's 23 reply. 24 (Whereupon, an exhibit is shown on the screens.) 25 Can you go ahead and read what Mr. Cohen said in Q

1 response?

	-	
2	A He suggested that: "Say these accusations are	
3	completely untrue and just the latest despicable attempt by the	
4	liberal media and the Clinton machine to distract the public	
5	from the FBI's ongoing criminal investigation into Secretary	
б	Clinton and her closest associates."	
7	Q After sending this draft message to Mr. Cohen and	
8	getting his response, did you speak to him further about it?	
9	A I don't remember, but I'm sure that we did speak.	
10	Q You mentioned after the rally you also spoke to	
11	Mr. Trump about the potential statement; is that right?	
12	A Yes.	
13	Q Tell us about that conversation.	
14	A He wanted to have an understanding of what was going	
15	on as well.	
16	I believe we called Mr. Pecker's office back.	
17	I was relaying what Mr. Pecker had said to me about this	
18	being, you know, a legitimate contract for a woman that was	
19	going to provide them content, magazine content.	
20	And he wanted to hear that from David as well.	
21	And, so, I believe I have a recollection of us calling	
22	David, David repeating that to Mr. Trump.	
23	And sometime after that conversation, Mr. Trump wanted	
24	to he didn't want to use the statements that we had drafted.	
25	He wanted to draft his own statement.	

Laurie Eisenberg, CSR, RPR Senior Court Reporter 2186

1 0 And so, in that conversation you just testified about, 2 he wanted to hear what Mr. Pecker's statement to The Wall 3 Street Journal would be? 4 Α He wanted to have an understanding of what David had 5 told me previously. б Did that include what Mr. Pecker told you about what 0 7 the explanation would be? 8 It included his explanation for that; that this was a Α 9 legitimate contract, and that's what they planned to tell The Journal. 10 You said Mr. Trump then had input into the statement; 11 0 12 is that right? 13 Α Yes. 14 0 Did he ask you to include anything in the comment to 15 the reporter? Um, I think we -- we changed the statement not to 16 Α 17 include almost any of what you just saw; and it was just the -a denial and -- of the accusations and a statement that they 18 19 were totally untrue and that we didn't know anything about 20 this, this deal. 21 Going back to the email you received from The Wall 0 22 Street Journal reporter, did it mention any other women in addition to Karen McDougal? 23 24 The story was also going to mention Stephanie Α 25 Clifford, Stormy Daniels, one in the same.

> Laurie Eisenberg, CSR, RPR Senior Court Reporter

2187

	2188
1	Q So, you understand Stephanie Clifford and Stormy
2	Daniels to be the same person?
3	A Yes.
4	Q How did you come to learn that this story would also
5	mention Stormy Daniels?
6	A The reporter told me on the phone.
7	Q Did you then, after learning that Stormy Daniels would
8	be in the story, did you have any discussions with Mr. Cohen
9	about Stormy Daniels?
10	A I believe I did.
11	I'm very fuzzy about this point, but I believe I spoke to
12	him.
13	Q Did you mention to Mr. Trump that Stormy Daniels would
14	be mentioned in the story?
15	A Yes.
16	Q What, if anything, did he say when you told him that
17	Stormy Daniels would be mentioned in The Wall Street Journal
18	story?
19	A He wanted to know the context, um, and he wanted to
20	make sure that there was a denial of any kind of relationship.
21	Q And, did you believe that denying the existence of a
22	relationship was responsive to the reporting?
23	A I felt the point of the story was that that the
24	National Enquirer paid a woman for her story and never
25	published it.

2189 1 It wasn't necessarily about accusations of, you know, 2 certain behavior. 3 THE COURT: Is this a good time to break? 4 MR. COLANGELO: Yes, your Honor. THE COURT: Let us take our lunch recess at this 5 б time. 7 Jurors, I remind you, please, not to talk among 8 yourselves or anyone else about anything related to the 9 case. 10 Please continue to keep an open mind as to the defendant's guilt or innocence. 11 12 Please do not form or express an opinion as to 13 the defendant's guilt or innocence. And, please, remember all of the admonitions that 14 15 I've given to you. 16 Enjoy your lunch. COURT OFFICER: All rise. 17 18 (Whereupon, the jurors and the alternate jurors 19 are excused.) 20 THE COURT: You may be seated. 21 Thank you, Ms. Hicks. 22 You may step down. (Whereupon, the witness is excused.) 23 24 THE COURT: Is there anything you would like to 25 qo over?

Proceedings

2190 1 MR. BOVE: No, Judge. 2 Thank you. 3 MR. COLANGELO: Nothing for the People. 4 THE COURT: Enjoy your lunch. 5 MR. STEINGLASS: Thank you. б (Whereupon, a luncheon recess is taken.) 7 8 (Whereupon, the case is recalled in the afternoon 9 session.) 10 THE CLERK: Continuing case on trial, People v. Donald J. Trump. 11 12 All parties are present. 13 THE COURT: Good afternoon. 14 Should we bring the witness out? MR. COLANGELO: Yes, your Honor. 15 THE COURT: Okay. 16 Let's bring the witness, please. 17 18 COURT OFFICER: Witness entering. 19 (Whereupon, the witness, Hope Hicks, having been 20 previously duly sworn and/or affirmed, resumes the witness stand and testifies as follows:) 21 22 THE COURT: Good afternoon, Ms. Hicks. Remember that you're still under oath. 23 24 Let's get the jury, please. COURT OFFICER: All rise. 25

2191 1 Jury entering. 2 (Whereupon, the jurors and the alternate jurors 3 are present and properly seated.) THE CLERK: Continuing case on trial, People v. 4 5 Donald J. Trump. б All parties and all jurors are present. 7 THE COURT: Mr. Colangelo. 8 MR. COLANGELO: Thank you, your Honor. 9 CONTINUED DIRECT EXAMINATION BY MR. COLANGELO: 10 Good afternoon, Ms. Hicks. 11 0 12 Before lunch, we were talking about an inquiry you got from 13 Michael Rothfeld at The Wall Street Journal; do you remember that discussion? 14 15 Α Yes. And I believe we were discussing a request from 16 0 Mr. Trump that you included the denial of any relationship with 17 18 Stormy Daniels in your response to The Wall Street Journal; do 19 you remember that? 20 Α With both of the women who were mentioned in the 21 story, yes. 22 0 Thank you. Did you get back in touch with the reporter, Mr. Rothfeld, 23 24 at that point, to convey the denial of any relationship with 25 Stormy Daniels?

		2192
1	А	I did.
2	Q	Around this time, on November 4th, did you witness any
3	phone co	nversations between Mr. Trump and Mr. Cohen?
4	A	Um, I believe I believe I heard Mr. Trump speaking
5	with Mr.	Cohen shortly after the story was published.
б	Q	Did you
7	A	In addition to the phone calls that I described
8	earlier.	
9	Q	Okay.
10	Than	k you.
11	And when you observed Mr. Trump and Mr. Cohen speaking	
12	after the story was published, did you participate in that	
13	conversation?	
14	A	No.
15	We we	ere in our car on our way to a rally venue.
16	Q	Tell the jury a little bit more about how that came to
17	be.	
18	A	We had landed. After Ohio, we flew to, I think,
19	Hershey,	Pennsylvania. And so, we were getting in cars at the
20	airport to travel to the next event venue.	
21	And I don't know who initiated the phone call. I just	
22	remember	Mr. Trump was speaking to Michael during that car
23	ride, and	d Reince Priebus was also in the car.
24	Q	And did you hear either side of that conversation?
25	А	Um, I, presumably, heard Mr. Trump.

2193 There was nothing memorable. I don't really -- I don't 1 2 remember anything that was said, so... 3 And you said this was on -- after the plane had landed 0 4 in Pennsylvania, after leaving the Ohio event where you had 5 been earlier that day? б Α Yes. 7 Do you remember where you started the day that 0 8 morning, on November 4th? 9 Um, I want to say Maine? Α So, was Ohio your first stop of the day or one of 10 0 11 several stops? 12 Α No. One of several stops. 13 And, earlier, when you talked about a typical day for 0 14 you, you mentioned that some days had multiple stops, some days 15 had fewer; is that right? 16 Α Yes. Did your mornings depend on how many stops you had 17 0 18 that day and where you needed to get to? 19 Α Yeah. 20 So, if we had more stops, we typically left earlier in the 21 day to account for additional travel and, you know, maybe 22 another rally, maybe another campaign stop of some kind. If we had to do like two or three, which was pretty much 23 24 the average, we might start a little later; so, get to the 25 office around seven, but not leave for the airport until a

2194 1 little later that morning. 2 0 Okay. 3 So, there were days you left early in the morning and days you wouldn't leave until mid-morning or later in the day? 4 5 Α Mid-morning I would say, yeah. б That was throughout the Fall of 2016? 0 7 Α Yeah. 8 It's hard to generalize. Every day was different. But, 9 basically, yes. 10 Now, going back to your interactions with 0 Mr. Rothfeld, did The Wall Street Journal later publish the 11 12 story they contacted you about? 13 Α Yes. MR. COLANGELO: Let's bring up People's 180 in 14 evidence. 15 We can display that for everyone. 16 (Whereupon, an exhibit is shown on the screens.) 17 18 0 Do you have that on your screen? 19 Yes. Α Is this the article that Michael Rothfeld contacted 20 0 21 you about? 22 Α Yes. So, this is the article reporting that AMI and David 23 0 24 Pecker purchased the rights to a story from Karen McDougal, but 25 never published it?

		2195
1	А	Yes.
2	Q	Did you read The Wall Street Journal story when it was
3	first pu	ublished?
4	A	Yes.
5	Q	Around what time was the article published online?
6	A	Sometime in the evening. Six, seven. I can't say when.
7	Q	Let me direct your attention to the middle of Page 2
8	of this	article.
9		MR. COLANGELO: I would like to highlight a
10	res	ponse starting with, "Hope Hicks, a campaign
11	spc	keswoman."
12	Q	Do you see that?
13	А	I see it.
14	Q	Can you go ahead and read that highlighted passage
15	into evi	dence, please, into the record?
16	A	Sure.
17	It s	ays: "Hope Hicks, a Trump campaign spokeswoman, said of
18	the agre	eement with Ms. McDougal, quote, We have no knowledge of
19	any of t	his. She said that Ms. McDougal's claim of an affair
20	with Mr.	Trump was totally untrue."
21	Q	And that statement that you just read, does that
22	accurate	ely reflect the statement that you gave to The Wall
23	Street Journal?	
24	A	Yes.
25	Q	Did Mr. Trump tell you to say, "We have no knowledge

	2196
1	of any of this"?
2	A Um, I don't I don't remember him, you know,
3	verbatim saying that, but that was that was the consensus of
4	the conversations that we were all having, that the campaign
5	wasn't aware of this agreement that AMI had with Ms. McDougal.
6	But, my recollection is that this is what was told to me
7	and and that's why it was provided as a statement.
8	Q Is it your recollection that this was told to you by
9	Mr. Trump?
10	A Um, certainly that any claims of an affair were
11	totally untrue, yes. That's what was told to me.
12	I don't have a strong memory of him saying verbatim, We
13	have no knowledge of any of this.
14	So, I just don't want to say that I don't want to say
15	that that's what he said, because I don't remember.
16	Q Okay.
17	Do you remember giving Grand Jury testimony as part of the
18	District Attorney's investigation in this proceeding?
19	A Yes.
20	Q Would reviewing your Grand Jury testimony refresh your
21	recollection as to what Mr. Trump told you to say in parts of
22	that response?
23	A Perhaps.
24	MR. COLANGELO: Can we show what's marked for
25	identification People's 509H and display that just to the

2197 1 witness, the Court and Counsel. Page 685 from that part. 2 (Whereupon, the aforementioned parties are shown that exhibit on their screens.) 3 Take a look at that, Ms. Hicks, and let me know when 4 0 5 you've had a chance to review it. б Α Yes. I see it. 7 And does that refresh your recollection as to the 0 8 source of the information that you gave to The Wall Street 9 Journal? 10 Α No. Like I said, the denial was from Mr. Trump for both women. 11 12 And that's very clear. 13 The part that I'm unsure about is that he said, "We have no 14 knowledge of any of this" directly. So, I want -- and this doesn't clarify that for me. 15 16 0 Give me one second. Take a look at the last three lines of this page. 17 18 MR. BOVE: Objection, Judge. 19 THE COURT: Overruled. 20 0 And let me know when you finish reading it. I -- I see what I said. 21 Α 22 Um -- I'm not saying it didn't happen. I'm just telling you, as I sit here now, I don't have a strong memory of him 23 24 saying to me, "Say we have no knowledge of any of this." 25 I know very clearly that he stated the denials and wanted

2198 to be certain words were included. 1 2 These are hectic conversations. There's a lot of people 3 weighing in. 4 I just want to say something definitively that I can't 5 remember as I sit here right now. б Sorry. 7 MR. COLANGELO: We can take that down. 8 Let's go back to People's 180, please. 9 Can you display the middle of Page 4. Let's blow up the passage -- this can go to 10 everybody. 11 12 (Whereupon, an exhibit is shown on the screens.) 13 Do you see the passage that's being displayed? 0 14 Α Yes. 15 0 Does that read: "Mr. Davidson also represented Stephanie Clifford, a former adult film star whose professional 16 name is Stormy Daniels and who was in discussions with ABC's 17 18 Good Morning America in recent months publicly disclose what 19 she said was a past relationship with Mr. Trump, according to 20 people familiar with the talks. Ms. Clifford cut off contact 21 with the network without telling her story. She didn't respond 22 to requests for comment. An ABC spokesperson declined to comment on Ms. McDougal or Ms. Clifford. The Trump spokeswoman, 23 24 Ms. Hicks, said it was 'absolutely, unequivocally untrue' about 25 that Stormy Daniels had a relationship with Mr. Trump."

2199 1 Do you see that statement? 2 А Yes. 3 Does it accurately reflect what you said to The Wall 0 4 Street Journal? 5 Α Yes. And it also accurately reflects what I said in the Grand б 7 Jury, that what I told to the The Wall Street Journal was told 8 to me. 9 Did Mr. Trump tell you to say to The Wall Street Q 10 Journal that the relationship with Stormy Daniels was "absolutely, unequivocally untrue"? 11 12 Α Yes. Yes. 13 Did you -- did you -- after the story was published, 0 were you in contact with Mr. Cohen about the story? 14 15 Α Yes. 16 0 And did you text each other about the story? 17 Α Yes. 18 MR. COLANGELO: Let's display People's 259, which 19 is in evidence. We can show everybody. 20 (Whereupon, an exhibit is shown on the screens.) 21 Do you recognize this document? 0 22 Α Yes. What is it? 23 0 24 It's a catalog of text messages between myself and Α 25 Michael Cohen during this time period.

2200 1 0 Can you identify the dates that these text messages 2 include? 3 Α November 4th and 5th of 2016. Let me direct your attention to the first three text 4 0 5 messages on the cell. б (Whereupon, an exhibit is shown on the screens.) 7 What do these messages show? 0 8 Α I'm sorry. 9 These are from Michael to me? 10 0 Correct. 11 Α Yes. 12 Well, sorry. 0 13 Α I'm just making sure that's what it is. Are they from Michael to you? 14 0 15 Α Yes. And what do these messages show? 16 0 Michael asking me to call him. Michael asking for 17 Α 18 updates throughout the evening of the 4th. Is that sometime between 7:00 and 9:00 PM? 19 0 20 Α Yes. 21 What did you understand him to be asking about in 0 22 these texts? Um, I don't actually know because I believe the story 23 Α 24 had been published by 8 o'clock. Um, so I don't actually know. 25 I presume, just about if there was any pickup to the story,

2201 1 if there was any followup that he needed to be looped in on. 2 0 Let me address your attention to the next several 3 texts on this page. 4 MR. COLANGELO: Let's see if we can blow up the 5 next six. б (Whereupon, an exhibit is shown on the screens.) 7 What does the first text in this chain show? 0 8 It shows me sending the story to Michael, which was at Α 9 9:55 PM. As you sit here today, do you have a memory as to how 10 Ο close in time the story was published online you sent a link to 11 Mr. Cohen? 12 13 Α I don't. I'm sorry. 14 0 What was Mr. Cohen's response when you sent it to him? He said: "Lots of innuendos with little fact." 15 Α 16 0 Can you read the next message, as well? "Poorly written and I dot [sic] see it getting much 17 Α 18 play." 19 Did you understand him to mean: "I don't see it 0 20 getting much play"? I did. 21 Α 22 Just a little irony there. 23 0 How did you respond? 24 I said: "I agree with most of that, but that it will Α 25 get play because the media is the worst, but he should just

2202 1 ignore and blow past it." 2 And by "he", I meant Mr. Trump. 3 And did the text exchange regarding The Wall Street 0 Journal article continue the next morning? 4 Yes, it did. 5 Α б MR. COLANGELO: Let's go ahead and display the 7 last two messages. 8 (Whereupon, an exhibit is shown on the screens.) 9 Can you describe for the jury what these messages Q 10 show? Michael saying that he's only seen six additional 11 Α 12 stories about The Wall Street Journal piece and that it was 13 getting little to no traction, and that he concurred. How did you respond? 14 0 15 Α Yes, I responded. 16 0 I'm sorry. 17 Can you let me know how you responded? Oh. 18 Α 19 I wrote: "Same;" that I was seeing the same. 20 Let's take a look at the next page and show the top 0 21 three messages. 22 (Whereupon, an exhibit is shown on the screens.) Can you describe to the jury what this shows? 23 0 24 Um, that is a text message from me to Michael, asking Α 25 him to keep praying because this was obviously the reason why

	2203	
1	there were only six stories.	
2	Um, and and he wrote back saying that: "Even CNN wasn't	
3	talking about it. No one believes it. And if necessary, I have	
4	a statement by storm denying everything and contradicting the	
5	other porn star's statement. I wouldn't use it now or even	
6	discuss with him as no one is talking about this or cares."	
7	And I responded: "Agree."	
8	Q Can you describe what you understood "getting little	
9	to no traction" to mean?	
10	A It wasn't being picked up in the same way as something	
11	like the Access Hollywood tape was. It wasn't wall-to-wall	
12	coverage.	
13	Q And in the message on the middle of your screen right	
14	now, there's a note from Mr. Cohen, stating he "has a message	
15	from storm".	
16	A I see it.	
17	Q What do you understand that to mean?	
18	A I don't I don't know.	
19	Q Do you have any understanding at all?	
20	A I mean, I can guess.	
21	But, when I say I don't know, I don't believe at the time I	
22	received that message that I had the necessary context to	
23	totally understand what he was talking about. Um, but, it	
24	wasn't I just wanted to move to the next thing.	
25	It wasn't obviously, I didn't follow up and say: Wait.	

1 What are you talking about? What statement? 2 I didn't know what he was talking about, and I didn't want 3 to know. So, I -- I understand what I believe he's implying, which 4 5 is that: I had a statement from Stormy Daniels saying there was б no affair; therefore, no story to shop. 7 And when you say you didn't know and you didn't want 0 8 to know, what do you mean by that? 9 The election was taking place in three days, and we Α 10 were doing five or six rallies a day. There was a lot going on. And, you know, it wasn't like this story was consuming the 11 12 news cycle and that I needed to be, um, aware of every little 13 detail. 14 I just kind of was hoping at this point we were just gonna 15 blow past it and keep going. MR. COLANGELO: Let's take that down and show the 16 rest of the messages on this page. 17 18 0 Ms. Hicks, were you in touch with Mr. Cohen again 19 later that day, on November 5th? 20 (Whereupon, an exhibit is shown on the screens.) 21 Α Yes. 22 Can you describe the text exchange that follows? 0 I've texted Michael, and I asked him for David 23 Α 24 Pecker's cell phone number. And I said: "I have it, but 25 Mr. Trump thinks it's the wrong number."

1 He sent me David's phone number. 2 And I said: "That's the same one that I have. Thanks." And Michael reiterated -- he sent a different phone number 3 4 and said: "He called me from this phone number this morning," 5 I believe meaning Mr. Pecker. б And I replied at some point and said that they had already 7 spoken and it was all good. 8 Why did you ask Mr. Cohen for David Pecker's phone 0 9 number? 10 Α Mr. Trump wanted to speak to him. When you say, "They spoke. All good," what does that 11 0 12 refer to? 13 Α "They spoke." 14 The "All good" means: I don't need your help anymore. They 15 spoke. It's all good. 16 0 Meaning, Mr. Trump and Mr. Pecker? 17 Α Yes. 18 0 Were you present for the phone call between Mr. Trump 19 and Mr. Pecker on the 5th? 20 Α I wasn't, no. What was the response overall to The Wall Street 21 0 22 Journal article? Um, it was sort of muted. All relative compared to 23 Α 24 some of the other stories we dabbled during the campaign, but 25 it didn't get a lot of traction.

> Laurie Eisenberg, CSR, RPR Senior Court Reporter

2205

2206 1 0 After it was published and on November 5th, did you 2 discuss the article with Mr. Trump? 3 Α I did. What, if anything, did you discuss? 4 0 5 Um, he was concerned about the story. Um, he was Α concerned how it would be viewed by his wife, um, and he wanted б 7 me to make sure that the newspapers weren't delivered to their 8 residence that morning. 9 Did he also ask you whether it was -- whether you 0 10 thought it was likely to affect the campaign? Α Um, everything we talked about in the context of, you 11 12 know, this time period -- in this time period was about whether 13 or not there was an impact on the campaign. So, certainly -- I don't recall, specifically, him saying 14 15 that. But, everything was -- something that Mr. Trump said a lot is, "How" -- "How is it playing?" 16 17 He wanted to know how things were playing, whether they 18 were playing well or playing poorly. And that could have been a 19 speech, an article, a tweet. 20 So, I don't want to speculate, but I'm almost certain he 21 would have asked me, "How's it playing?", and wanted to know 22 how I felt the next few days were gonna go and if this was going to be a big piece of the next few days. 23 24 After the election in November and before the 0 25 inauguration in January 2017, did you have a role on the

Γ

		2207
1	presidential transition?	
2	A	Um, I did.
3	Q	What was that role?
4	A	I don't actually know. I think it was just an
5	extensio	on of what I was doing on the campaign.
6	Q	And did you later join the Trump Administration as a
7	White House employee?	
8	A	I did.
9	Q	When did you start working in the White House?
10	А	January 20, 2017.
11	Q	How long did you work in the White House?
12	А	I worked there until, um, April 1st of 2018. Um, I
13	left, and then I came back in March of 2020, and left in	
14	January of 2021.	
15	Q	In between April of 2018, when you left the White
16	House th	ne first time, and March of 2020, when you returned,
17	where di	id you work?
18	А	I worked at the Fox Corporation.
19	Q	What was your role at the Fox Corporation at that time
20	period?	
21	А	I was the Executive Vice President of Communications.
22	Q	So, going back to your first period of White House
23	employment, what was your position when you joined in	
24	January	2017?
25	A	When I first joined, I was the Director of Strategic

2208 1 Communications. 2 0 What were your responsibilities as the Director of 3 Strategic Communications? 4 Α Similar to the campaign. 5 I worked closely with -- with the communications team and б the press team on message development and organizing events to 7 help showcase Mr. Trump's accomplishments, the agenda of the 8 Administration. I worked closely with Mr. Trump on media 9 opportunities for him. Um -- yeah. 10 And in that role, did you speak regularly with 0 Mr. Trump? 11 I did. 12 Α 13 You mentioned that that was your first role in the 0 14 White House. 15 Did you later get another position in the White House in that first period of employment? 16 Α Yes. 17 18 Eventually, I became the Communications Director. 19 When did your job change from Director of Strategic 0 20 Communications to Communications Director? 21 Α I think in August of 2017. 22 0 When you first started working in the White House in that January, where was your desk located? 23 24 Α Um, in the outer Oval Office. Right outside the Oval. 25 Can you describe for the jury what the outer Oval Q

	2209
1	Office is?
2	A Sure.
3	It's like a a reception area. There's two desks for two
4	assistants. And then there's like a small vestibule that was a
5	coat closet and had like a mini-fridge and a coffee station in
6	it. Um, and yeah. That's the outer Oval.
7	It's a very small space. Very small.
8	Q And you mentioned there was another desk there.
9	Who sat at the second desk when you first started working
10	at the White House?
11	A Madeleine Westerhout.
12	Q Who's Madeleine Westerhout?
13	A Madeleine was Mr. Trump's Executive Assistant once we
14	got to the White House.
15	Q What were what were Madeleine Westerhout's
16	responsibilities when you started working there?
17	A She just looked after Mr. Trump's needs. Worked with
18	various team members on on his schedule. Um, kept his call
19	logs. Um, took his messages. Um, worked with him in
20	correspondence.
21	She is, you know, a very good Executive Assistant.
22	Q I think I asked you what your responsibilities were as
23	Director of Strategic Communications.
24	Can you describe what your job responsibilities were when
25	you became the Communications Director?

A Sure.

1

2	So, it changed just a little bit to, instead of working		
3	with the team, sort of overseeing the team, and just		
4	coordinating all of the communication efforts for the		
5	Administration from the White House throughout all of the		
6	agencies, and making sure that each of principals of the		
7	agencies and the agencies themselves were prioritizing		
8	Mr. Trump's agenda, and that we were all working together to		
9	maximize the impact of any positive messages that we were		
10	trying to get out and share with the American people, and, you		
11	know, capitalize on any opportunities to showcase Mr. Trump and		
12	his work, the President in a good light.		
13	Q In that role, as Communications Director, did you		
14	continue to speak regularly with Mr. Trump?		
15	A I did.		
16	Q How often did you speak?		
17	A Every day.		
18	Q Now, did there come a time during your White House		
19	employment that the Karen McDougal story resurfaced?		
20	A Um, in January of 2018, there was a story in The Wall		
21	Street Journal, not so much about Karen McDougal, but, just, it		
22	was about Stormy Daniels.		
23	Q I'll ask you about that story in a second.		
24	Let me ask you, first, are you aware that at some point		
25	while you were in the White House, that Karen sued AMI to be		

Γ

		2211	
1	released	from her Non-Disclosure Agreement?	
2		MR. BOVE: Objection.	
3		THE COURT: Overruled.	
4	A	I recently had my memory refreshed about that.	
5	Q	So, are you aware that that happened?	
б	A	Yes.	
7	Q	Do you know the date of that lawsuit?	
8	A	Um, I want to say March 20th.	
9	Q	Of what year?	
10	A	2018.	
11	Q	I'm going to show just you, I'll show the Court and	
12	Counsel,	a document that's been marked People's 319.	
13		(Whereupon, the aforementioned parties are shown	
14	an e	exhibit on their screens.)	
15		MR. COLANGELO: People's 319.	
16	Q	Do you recognize this document?	
17	A	Yes.	
18	Q	What is it?	
19	A	It's a text message with myself and Madeleine	
20	Westerhout.		
21	Q	Did your attorney produce this text exchange to the	
22	District	Attorney's Office in response to a Subpoena?	
23	А	Yes.	
24	Q	Is this an exact copy of text messages that you sent	
25	and rece	ived?	

2212 1 Α Yes. 2 MR. COLANGELO: I offer People's 319 into 3 evidence. 4 MR. BOVE: No objection. 5 THE COURT: Accepted into evidence. б (Whereupon, the exhibit is received in evidence.) 7 MR. COLANGELO: Let's display 319 to everyone, 8 please. 9 (Whereupon, an exhibit is shown on the screens.) 10 MR. COLANGELO: Let's zoom in on the top of the 11 screenshot. 12 Can you let the jury know what that says? 0 13 Α It says, "Madeleine." And what initials does it show? 14 0 "MW." 15 Α 16 0 I think you testified that these are texts with Madeleine Westerhout; yes? 17 18 Α Yes. 19 MR. COLANGELO: Let's scroll down to the bottom 20 of the text message, please. Just the last message, 21 showing the date. 22 (Whereupon, an exhibit is shown on the screens.) What is the date of this text message? 23 0 24 Tuesday, March 20th, 2018. Α 25 And is this a message from Ms. Westerhout to you? Q

		2213	
1	А	Yes.	
2	Q	What does that message say?	
3	A	It says: "Hey. The President wants to know if you	
4	called David Pecker again?"		
5	Q	I think you testified that March 20th was the same day	
6	that Karen McDougal sued American Media regarding her NDA		
7	agreement?		
8	A	Yes.	
9	Q	Did you speak to Mr. Pecker that day?	
10	A	I have no recollection of speaking to David.	
11	Q	You have no memory of that one way or the other?	
12	A	I I don't.	
13	I don't believe I called him, but I don't know. I don't		
14	have a memory of it.		
15	Q	So, are you saying it didn't happen, or you just don't	
16	know one way or the other?		
17		MR. BOVE: Objection.	
18		THE COURT: Overruled.	
19	A	I don't know one way	
20	Q	And shortly after that shortly after filing that	
21	lawsuit,	did Ms. McDougal give an interview to Anderson Cooper	
22	on CNN?		
23	А	Yes.	
24	Q	Do you remember when she gave that interview?	
25	А	Um, March 24th?	

2214 1 0 So, it was --2 Α March 22nd? 3 Sometime not long after the exchange we just 0 described? 4 5 Α Yes. б Within a couple of days? Q 7 Seems like it, yeah. Α 8 Did you -- were you aware of that interview when it 0 9 happened? 10 Α Yes. Did you watch the interview? 11 0 12 Α Yes. 13 After Ms. McDougal went on Anderson Cooper, did you 0 have any discussions with Mr. Trump and David Pecker about that 14 interview or about the AMI deal? 15 16 Α I have no recollection of speaking to Mr. Pecker after that interview. 17 18 0 Okay. 19 I'll ask the same question I asked before. Are you saying 20 you don't know one way or the other whether it happened? 21 Α I don't believe that that happened. 22 0 So, your testimony is, you didn't speak to them after the interview? 23 24 To my knowledge, I did not speak to Mr. Pecker. Α 25 To be clear, I did speak to Mr. Trump. I was the

H. Hicks - Direct/Colangelo

2215 Communications Director. This was a major interview. Yes. We 1 2 just spoke about the news coverage of the interview, how it was 3 playing out. But, I don't recall him mentioning Mr. Pecker in those 4 5 conversations or having a conversation with Mr. Pecker. б And, when did you -- you testified that you left the 0 7 White House after an initial period of -- when was that 8 relative to the events I just described? 9 Α Five days later. 10 Did there -- did there come a time during your White 0 11 House employment that the Stormy Daniels story surfaced? 12 Α Yes. 13 When was that? 0 14 Α January 12, 2018. Describe how you -- describe how you learned that the 15 0 16 story was coming back. I can't remember exactly, but, um, someone -- either 17 А 18 myself or another press communications team member -- got an 19 inquiry from the same reporter, Michael Rothfeld, of The Wall 20 Street Journal, describing a story they planned to publish 21 that, you know, Stormy Daniels, who was a footnote in the 22 November 4th story from the previous year, had, in fact, received a payment of \$130,000. 23 24 So, you first heard about it before the story was 0 25 posted; and later the article was published; right?

2216 1 Α Yes. 2 When you first heard about it, did you speak to 0 3 Michael Cohen about the girls from The Wall Street Journal? I can't remember. 4 Α 5 0 You have no recollection of it, especially with б Mr. Cohen, at all? 7 Sitting here right now, no. Α 8 But, if you have anything to refresh my memory. 9 MR. COLANGELO: Let's show the document just to Counsel, the Court, and the witness, that I previously 10 marked for identification as 509H. 11 12 (Whereupon, an exhibit is shown on the screens of 13 the aforementioned parties.) 14 MR. COLANGELO: Let's qo to Page 703. Go ahead and review that, and let me know when you're 15 0 finished. 16 17 So, this helped. Thank you. Α 18 Do --19 Please go ahead and let me know. 0 20 Α Sorry. 21 When you were asking the question, I was thinking 22 sequentially, like right when the story came out. I believe we got -- I think the 12th was a Friday night. 23 24 I'm not positive. Maybe Thursday or Friday night. And I don't 25 remember speaking to Michael right then.

2217 But, at some point in the aftermath of that story, I spoke 1 2 to him, I spoke to him about it. And I do remember that. 3 What do you remember about that conversation? 0 I remember Michael just, um, saying that this wasn't 4 Α 5 true, that no payment had been made, and that he had a б statement from Stormy Daniels, either personally or her 7 attorney, stating that no relationship had transpired. 8 0 And --9 Α And that he had documentation to prove that -- that no 10 payment had been made. I think you testified a minute ago that you also 11 0 12 discussed this story with Mr. Trump; is that right? 13 Α Yes. And what did you discuss with Mr. Trump? 14 0 Just how to respond to the story, how he would like a 15 Α 16 team to respond to the story. Did you relay to him the substance of the conversation 17 0 you had with Mr. Cohen? 18 I don't recall the sequencing, and I believe I spoke 19 Α 20 to Mr. Cohen after I spoke to Mr. Trump. 21 MR. COLANGELO: Let's bring up People's 181 in 22 evidence. This can be displayed to everybody. 23 24 (Whereupon, an exhibit is shown on the screens.) 25 Is this the article we were just discussing? 0

2218 1 Α Yes. 2 Let me direct your attention to the second page of the 0 3 article. (Whereupon, an exhibit is shown on the screens.) 4 5 0 Let's look at the third paragraph, please. б I see it. Α 7 Can you go ahead and read that third paragraph, 0 8 please? 9 Α It says: "These are old, recycled reports, which were 10 published and strongly denied prior to the election, a White House official said, responding to the allegation of a sexual 11 12 encounter involving Mr. Trump and Ms. Clifford. The official 13 declined to respond to questions about an agreement with Ms. Clifford. It isn't known whether Mr. Trump was aware of any 14 15 agreement or payment involving her." 16 0 Are you the White House official quoted in the story? No, I'm not. 17 Α 18 0 Who was the White House official quoted in the story? 19 Um, I can't say for sure. Um -- I can't say for sure, Α 20 but I -- I think that it was, um, Hogan Gidley. He was the 21 Deputy Press Secretary. 22 0 And as the Communications Director at the time -withdrawn. 23 24 Did you discuss this statement with Mr. Trump before it was 25 issued?

2219 1 Α Yes. 2 To your knowledge, did Mr. Trump communicate directly 0 3 with Mr. Cohen about these reports that Stormy Daniels was paid \$130,000 a month before the election to stay silent about her 4 5 allegations? б I only know of one instance where they communicated Α 7 directly with one another, but I can't say about other than 8 that. 9 And for the one instance that you know of, when did Q 10 that conversation take place? Sometime in the middle of February. 11 Α 12 How did you learn about it? 0 13 Α Mr. Trump told me about it. And can you describe the conversation that you had 14 0 with him about the conversation he had with Mr. Cohen? 15 I believe it was the day after -- the morning after 16 Α Michael had given a statement to The New York Times, saying 17 18 that he had, in fact, made this payment, um, without 19 Mr. Trump's knowledge. 20 And, um -- so, Mr. Trump was saying that he had spoken to 21 Michael, um -- sorry. This -- President Trump was saying he 22 spoke to Michael, and that Michael had paid this woman to protect him from a false allegation, um, and that -- you know, 23 24 Michael felt like it was his job to protect him, and that's what he was doing. And he did it out of the kindness of his 25

H. Hicks - Direct/Colangelo

2220 1 own heart. He never told anybody about it. You know. And he 2 was continuing to try to protect him up until the point where 3 he felt he had to state what was true. And this is what President Trump told you Michael 4 0 5 Cohen said to him? б That's right. Α 7 How long had you known Michael Cohen by that point? 0 8 Α Three-and-a-half years. 9 And did the idea that Mr. Cohen would have made a Q 10 \$130,000 payment to Stormy Daniels out of the kindness of his heart, was that consistent with your interactions with him up 11 12 to that point? 13 MR. BOVE: Objection. THE COURT: Overruled. 14 I would say that would be out of character for 15 Α Michael. 16 Why would it be out of character for Michael? 17 0 18 MR. BOVE: Objection. 19 THE COURT: Overruled. 20 Α I didn't know Michael to be an especially charitable 21 person, um, or selfless person. 22 Um, he's the kind of person who seeks credit. Did Mr. Trump say anything else about this issue when 23 0 24 he told you that Michael made the payment? 25 Um, just that he thought it was a generous, um, you Α

1 know, thing to do, and he was appreciative of the loyalty. 2 That's all I remember. 3 Did he say anything about the timing of the news 0 4 reporting regarding --5 Α Oh, he -- yes. б He wanted to know how it was playing, and just my thoughts 7 and opinion about this story versus having the story -- a 8 different kind of story before the campaign had Michael not 9 made that payment. 10 And I think Mr. Trump's opinion was it was better to be dealing with it now, and that it would have been bad to have 11 12 that story come out before the election. 13 0 Thank you. 14 MR. COLANGELO: No further questions. 15 THE COURT: Your witness. 16 MR. BOVE: Thank you. 17 May I inquire? THE COURT: You may. 18 19 CROSS-EXAMINATION 20 BY MR. BOVE: 21 Ms. Hicks, I want to start by talking a little bit 0 22 about your time at The Trump Organization, if that's okay. 23 Α (Nods yes). 24 I think you said you started around October of 2014? 0 25 (Nods yes). Yes. Α

> Laurie Eisenberg, CSR, RPR Senior Court Reporter

2221

		2222
1	Q	Sorry.
2	A	It's okay.
3	Q	And your initial title was the Director of
4	Communic	ations?
5	А	Yes.
б	Q	And that was a position that The Trump Organization
7	created	to bring you in; right?
8	А	Yes.
9	Q	And I think you said this morning that you focused on
10	real est	ate, hospitality, and entertainment, that was your
11	portfoli	o there?
12	А	Yes. (Crying).
13	Sorr	y. (Crying).
14	Coul	d I just have a minute?
15	Q	Of course.
16	A	Sorry.
17		MR. BOVE: Judge, maybe we could take a break?
18		THE COURT: Ms. Hicks, do you need a break?
19		THE WITNESS: Yes, please. (Crying).
20		THE COURT: Jurors, let's take a few minutes.
21		COURT OFFICER: All rise.
22		(Whereupon, the jurors and the alternate jurors
23	are	excused.)
24		THE COURT: You can step down.
25		(Whereupon, the witness is excused.)

	2223
1	(Whereupon, a recess is taken.)
2	* * * * * * * * * * * * * * * * * * * *
3	THE CLERK: Remain seated.
4	THE COURT: Let's get Ms. Hicks back, please.
5	COURT OFFICER: Witness entering.
6	(Whereupon, the witness, Hope Hicks, having been
7	previously duly sworn and/or affirmed, resumes the witness
8	stand and testified as follows:)
9	(Whereupon, Senior Court Reporter Theresa
10	Magniccari relieves Senior Court Reporter Laurie
11	Eisenberg, and the transcript continues on the following
12	page.)
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	

2224 1 (Witness entering courtroom.) * * * 2 3 (Jury entering courtroom.) * * * 4 5 THE COURT: Please be seated. б THE CLERK: Jury is properly seated. 7 Do all parties confirm? 8 MR. STEINGLASS: Yes. 9 MR. BOVE: Yes. THE COURT: Mr. Bove. 10 11 MR. BOVE: Thank you, Judge. CONTINUED CROSS EXAMINATION 12 BY MR. BOVE: 13 14 Q. If you need a minute, just let me know. 15 We were talking about The Trump Organization, and I 16 think you said this morning that it ran a little bit like a family business while you were there? 17 18 Α. Yes. 19 You met the family; correct? Ο. 20 Α. Yes. 21 Ο. President Trump's children; right? 22 Α. Yes. His wife? 23 Ο. Yes. 24 Α. 25 Q. And you were interacting with President Trump regularly

		2225
1	early on	in your time at The Trump Organization; correct?
2	Α.	Yes.
3	Q.	And you felt that you had his trust and respect?
4	Α.	His trust and respect, yes.
5	Q.	You met some of his staff, his other staff; right?
6	Α.	Yes.
7	Q.	Including Rhona Graff, you mentioned?
8	Α.	Yes.
9	Q.	And I think you said this morning that your perception
10	of that	relationship was one of mutual respect between President
11	Trump an	d Ms. Graff?
12	Α.	Absolutely.
13	Q.	She had a pretty big job there too; right?
14	A.	Yes. I really looked up to Rhona.
15	Q.	And I think you said this morning she was crucial?
16	Α.	She was, yes.
17	Q.	And so she had people helping her, staff of her own in
18	a way, r	ight?
19	Α.	She did, yeah.
20	Q.	And that included Meredith Mclver?
21	Α.	Yes.
22	Q.	Ms. Mclver was one of President Trump's ghost writers?
23	A.	That's true.
24	Q.	Did The Trump Organization have a Legal Department?
25	A.	Yes.

		2226
1	Q.	And Al Garten was there when you were there?
2	Ά.	Yes.
3	Q.	You had plenty of interactions with him?
4	A.	Yes.
5	Q.	And Jason Greenblatt?
6	Α.	Yes.
7	Q.	You mentioned interacting with Mr. Cohen precampaign of
8	the Trum	p Org. this morning?
9	A.	Yes.
10	Q.	And tell me if I am wrong, it sounded like those
11	interact:	ions were pretty minimal?
12	A.	Yes.
13	Q.	I think you mentioned a little bit of assistance with
14	the lice	nsing aspects of the hotel deal?
15	A.	I think that was my only experience working with him
16	unrelated	d to his interest in the political operation.
17	Q.	And so, let's talk a little bit about the campaign.
18	Okay. Yo	our title was Press Secretary; right?
19	A.	Yes.
20	Q.	And it sounded like your duties and responsibilities
21	morphed o	onto the new job in a way that sort of carried on what
22	you were	doing for President Trump at Trump Org.?
23	Α.	A little bit, just in a different context, not only
24	real esta	ate and hotels, similar tactics.
25	Q.	More politics, less hotels?

		2227
1	Α.	Yes.
2	Q.	But still interacting with the press?
3	Α.	Yes.
4	Q.	Helping to put together statements; correct?
5	Α.	Yes.
6	Q.	And let's focus on the period 2015 to 2016 for a little
7	bit. Mr	. Cohen wasn't a part of the campaign; right?
8	Α.	No. He would try to insert himself at certain moments,
9	but he w	asn't supposed to be on the campaign in any official
10	capacity	. There were some things he did in a voluntary capacity
11	because	of his interest. He would sometimes appear on TV.
12	I think	he put together a coalition, a diversity coalition at
13	one poin	t.
14		No, no, he wasn't looped in on the day-to-day of the
15	campaign	strategy, staff, the plans, no.
16	Q.	The campaign had separate counsel, separate lawyers?
17	Α.	Yes.
18	Q.	And that included Don McGahn?
19	Α.	Yes.
20	Q.	And you mentioned that had Mr. Cohen made some of the
21	statemen	ts and did some TV appearances during the campaign,
22	right?	
23	Α.	Yes.
24	Q.	And am I correct that he was instructed to focus on
25	Presiden	t Trump's business credentials; right?

2228 1 Α. Yes. 2 Ο. And even in connection with that authorization, he was 3 speaking as a campaign surrogate, not a part of the campaign; 4 correct? 5 Α. That's right, he was speaking as an employee of The б Trump Organization that had experience working with Mr. Trump. 7 Ο. Right. 8 In 2015 and 2016, that's where he still worked? 9 Α. Yes. 10 And there were times when he did things that, in a Ο. sense, that were frustrating to the campaign staff; right? 11 12 Α. Yes. 13 Ο. Things that were unauthorized by the campaign; right? 14 Α. Yes. 15 Ο. He went rouge at times; fair to say? 16 Α. Yes. There were times where Mr. Cohen did things that you 17 Ο. 18 felt were not helpful to what you were trying to accomplish, 19 right? 20 Α. Yes. I used to say that he liked to call himself "a fixer" or "Mr. Fix It," and it was only because he first 21 broke it that he was able to come and fix it. 22 Q. 23 Right. 24 And he was really just a lawyer; right? 25 Α. Yes.

2229 1 Ο. A lawyer at Trump Org.; right? 2 Α. Yes. 3 And you were asked some questions both this morning and Q. 4 this afternoon about David Pecker; right? 5 Α. Yes. б Ο. And you had met David Pecker before joining Trump Org. 7 briefly; correct? 8 Α. Yes. 9 And so you had a sense of who he was; right? Ο. 10 Α. Ah-huh. 11 Ο. And you mentioned overhearing some telephone calls 12 between President Trump and Mr. Pecker; do you remember that? Α. Yes. 13 14 And these things happened a long time ago, right? Q. 15 Yes, a very long time ago. Α. 16 Ο. And you explained, as best you could, your memory of 17 those calls; right? 18 Α. Yes. And what I want to understand is, it wasn't uncommon 19 Ο. for President Trump to be speaking to journalists during the 20 21 campaign; right? 22 Α. No. And so those two calls didn't stick out to you as being 23 Ο. out of the ordinary; correct? 24 25 Α. No.

1 Ο. President Trump gives a lot of feedback, right? He does. He likes to call and praise people for 2 Α. 3 stories even if they're not about him, just if he thought it was 4 a good story. He likes to call and say when he didn't think it 5 was a good story. 6 He does a really nice job of maintaining relationships 7 and, you know, always being willing to engage with the media 8 even if he doesn't always think that the treatment he gets is 9 fair, he still is willing to engage. So, yeah, he spoke often 10 with publishers, journalists, editors. 11 Ο. And he spoke to those types of folks about stories that he liked; right? 12 13 Α. Yes. 14 And ones that he didn't like? Q. Yes. 15 Α. 16 Ο. And, in your experience, it's not uncommon for a 17 campaign to try and work with the media to promote their 18 campaign theme? No, I wouldn't have a job if that wasn't a regular 19 Α. 20 practice. 21 Ο. Right. 22 It's regular practice, and there is nothing wrong with that, is there? 23 24 Α. No. 25 And campaigns try to do social media to amplify some of Q.

> Theresa Magniccari Senior Court Reporter

2230

2231 1 those themes that are in their theme; right? 2 Yes. Α. 3 Q. The ones they like; right? 4 Α. Yes. 5 And sometimes campaigns amplify narratives that are Ο. positive for their candidate; correct? б 7 Α. Yes. And visa-versa, sometimes the campaign amplifies the 8 Ο. 9 negative with respect to the opponent? 10 Α. Yes. 11 Ο. Sometimes the campaign spends dollars to do that from 12 social media? 13 Α. Right. 14 These are all normal commonplace ways that campaigns Q. 15 operate; right? 16 Α. I've only been on one campaign, but it was a great one, 17 and that is my understanding. 18 Ο. And it's consistent, that experience is consistent with 19 the consulting work you are doing right now; right? I don't have a ton of political clients, but I 20 Α. 21 understand what you are trying to say. It's just not something 22 I am practicing right now. Well, let me ask it a different way. Public figures 23 Ο. think about the issues in the same way; right? 24 25 Α. Yes.

Г

		2232
1	Q.	Let's talk a little bit about what life was like
2	day-to-da	ay on the campaign trail, okay.
3		It sounded like long days; right?
4	Α.	Yes.
5	Q.	I think you said you were travelling almost every day?
6	Α.	Yes.
7	Q.	Did you travel with a laptop?
8	Α.	I did, yes.
9	Q.	And also your cell phone?
10	Α.	Yes.
11	Q.	And is it fair to say that you were sending hundreds,
12	if not tl	housands, of messages each day in this period, 2015 to
13	2016, bea	cause of how hectic things were?
14	Α.	Yes.
15	Q.	And so we've looked at ten-ish of your emails over a
16	two year	period working on the campaign; right?
17	Α.	Yes.
18	Q.	There were many other issues that came up; correct?
19	Α.	Yes.
20	Q.	And it was common in this period, especially in 2016,
21	as you go	ot towards the election, for there to be outreach from
22	the press	s about potentially negative stories relating to your
23	candidate	e, President Trump; right?
24	A.	Yes.
25	Q.	And, obviously, you talked today about a couple of

2233 1 those stories, right? 2 Yes. Α. 3 Q. But this was near constant; correct? 4 Α. Yes. 5 Ο. And the two that we focused on so far are the Access 6 Hollywood tape, right, and then these Wall Street Journal articles about Ms. McDougal and Ms. Clifford; right? 7 8 Α. Yes. 9 I want to talk a little bit about when that Access Ο. Hollywood tape came out. I think you said that you first got 10 11 wind of it on a sort of Friday night when you were at Trump 12 Tower during the debate prep? 13 It was Friday afternoon, 1:30. Α. 14 Q. Thank you. 15 And people were there getting ready for the debate that 16 weekend; right? 17 Α. Yes. 18 Ο. It was sort of your normal goal to report on 19 developments like that; right? 20 Α. Yes. 21 Ο. And people were together because of the debate prep, 22 right? 23 That's right. Α. And the President was there for the debate prep; right? 24 Q. 25 Α. Yes.

	2234
1	Q. And so there was an in-person meeting to discuss how to
2	react to this news article; right?
3	A. That's right.
4	Q. That concept of gathering the key campaign staff and
5	the President to talk about an issue that could impact the
6	campaign, that was standard for the way you were all operating
7	at the time; right?
8	A. I mean, most often when we were on the road, it was
9	just whoever was with us.
10	Q. Right?
11	A. It was unusual to be at Trump Tower.
12	Q. And what was unusual about it is that, for once, out of
13	all that time you were actually in New York, not on the road,
14	people had gathered for the debate prep; right?
15	A. Yes.
16	Q. You recall, don't you, there was some leaks of
17	President Trump's tax information prior to this?
18	A. I think just before the first debate.
19	Q. And in connection with that, the campaign staff
20	gathered to talk about how to respond with the President, right,
21	either physically or on the phone?
22	A. That's my recollection, yes.
23	Q. And that Friday night into the Saturday morning, people
24	worked pretty late; right?
25	A. Yes.

1 Ο. And I think we looked at President Trump's statement that ended up being October 8th, it was after midnight on 2 3 October 8th? 4 Yes, that's right. Α. 5 He stayed there late to put that together; correct? Ο. He did. б Α. 7 You had a sense, didn't you, that this was causing him Ο. 8 personal stress; right? 9 Α. Yes. Yes, he was worried about how this would be 10 viewed at home. 11 Ο. And you said a little bit ago you got a chance to meet President Trump's wife during your work at Trump Org. and also 12 on the campaign? 13 14 Α. Yes. 15 What about your observations of that relationship Ο. 16 caused you to think that night this was causing him stress about what would happen at home? 17 18 Α. He really values -- President Trump really values Mrs. Trump's opinion, and she doesn't weigh in all the time, but 19 when she does, it's really meaningful to him. 20 21 And, you know, he really, really respects what she has 22 to say. So I think he was just concerned about what her perception of this would be. And, yeah, I know that was 23 weighing on him. 24 25 Weighing on him that night, right, and it continued to Q.

> Theresa Magniccari Senior Court Reporter

2235

2236 weigh on him as more allegations were made in the media; right? 1 2 Α. Yes. 3 Now, I think you said that he talked to Mr. Cohen the 0. following day? 4 5 Α. Yes. б And to be clear, Mr. Cohen wasn't in any of the 0. 7 meetings at Trump Tower; right? 8 Α. No. 9 Wasn't even in the United States, correct? Q. 10 Α. No. He was in London? 11 Ο. 12 Α. I think so. 13 Ο. And as best you can recall, on a day that happened a long time ago, it seemed like the focus of your conversations 14 that day were on concerns about a different tape; right? 15 16 Α. That's right. And I think we can call it an alleged tape; right? 17 0. 18 Α. Yes. 19 Alleged, because you later confirmed that it didn't Ο. 20 exist? 21 That's right. Α. 22 Q. And that day, you reached out to Mr. Cohen because you knew that he had a relationship with someone who might be able 23 24 to find out more information about this alleged tape; right? 25 Yes, that's right. Α.

2237 1 Ο. The relationship that we're talking about is with a 2 member of the media; correct? 3 Α. Yes. And it sounded like maybe the Access Hollywood tape 4 0. 5 came up, but the focus of the conversations with Mr. Cohen that б day with you were on this other issue? 7 Yes. I think it would have been odd to talk and not Α. 8 acknowledge, you know, the news cycle of the past 24 hours. 9 That wasn't the purpose of the call, or what we spoke about. 10 I want to jump ahead a little bit to the November 4, Ο. 2016 Wall Street Journal article. I think you said that was the 11 12 first time you heard Karen McDougal's name? 13 Α. Yes. And I think you said this morning that it was the 14 Ο. 15 second time you remember hearing Stormy Daniels' name? 16 Α. That's right. Because you referenced the conversation that you had 17 0. overheard on a plane, I think around November 2015? 18 19 Α. That's right. 20 Q. And I just need to clarify that that conversation 21 related to -- it involved President Trump, right, he was there 22 on the plane? 23 Α. He was on the plane, yes. 24 The discussion was about a relationship between, or Ο. 25 interactions between Stormy Daniels and Ben Roethisberger;

Γ

	2238
1	right?
2	A. Yes, that's right.
3	Q. You talked about when the article, the November 4, 2016
4	article came out, that President Trump asked that the newspapers
5	not be brought to the residence that day?
б	A. Yes.
7	Q. And that was another indication, wasn't it, that this
8	was hitting home in a very real way?
9	A. Yes.
10	Q. That there were parts of this that were very, very
11	personal to him, right?
12	A. Absolutely. I don't think he wanted to I don't
13	think he wanted anyone in his family to be hurt or embarrassed
14	by anything that was happening on the campaign. He wanted them
15	to be proud of him.
16	Q. The last thing I want to do is talk a little bit about
17	your time in the White House.
18	You described some conversations with President Trump
19	that I think you said happened in 2018; right?
20	A. Yes.
21	Q. And you were there that day, you were working, right?
22	A. Yes.
23	Q. In your official capacity, right?
24	A. Yes.
25	Q. And he was there, trying to be President of the United

2239 1 States; right? 2 Yes. Α. And that office that you described, the Oval Office 3 Q. 4 and the area around it, that was a very hectic space in 2017, 5 right? б Α. Yes. 7 And it sounds like for a period of time when you had 0. 8 that job, you could see from where you were sitting the Resolute 9 Desk? 10 Α. Yes. 11 Ο. That's where the President sat? Yes. 12 Α. When he was acting as President, right? 13 Q. 14 Α. That's right. 15 So you got a sense of how chaotic that environment was Ο. 16 day to day; right? 17 Α. Uh-huh. That particular area wasn't necessarily 18 chaotic in a bad way. 19 I just want to clarify. It was very busy. There was a lot going on. There were certainly parts of the experience that 20 21 were chaotic, but he was constantly moving. 22 People were working very hard to make it not chaotic Ο. 23 and keep it orderly? Yes. 24 Α. 25 But, the fact is, there were many meetings and a lot Q.

Γ

	2240
1	going on; right?
2	A. Yes.
3	Q. And from where you sat, you could see that the
4	President was frequently multitasking; right?
5	A. Yes.
6	Q. And people were interrupting what he was doing; right?
7	A. Yes.
8	Q. Different priorities would get called out to his
9	attention and he would pivot?
10	A. That's right.
11	Q. And in that timeframe, in 2017, while you were focused
12	on your job at the White House, you didn't have anything to do
13	with the business records of the Trump Org. 200 plus miles away
14	from New York City, did you?
15	A. No.
16	MR. BOVE: I have nothing further.
17	THE COURT: Anything else?
18	MR. COLANGELO: One minute to confer, your Honor.
19	THE COURT: Sure.
20	(Attorneys conferring.)
21	MR. COLANFELO: Nothing further.
22	THE COURT: Thank you, Ms. Hicks.
23	You can step out.
24	(Witness excused.)
25	* * * *

	2242
1	THE COURT: Counsel, please approach.
2	(Whereupon, an off-the-record discussion was
3	held.)
4	THE COURT: Jurors, we're going to call it a week
5	at this time.
6	Before I excuse you, I would like you to please
7	not talk either among yourselves or with anyone else about
8	anything related to the case.
9	Please keep an open mind.
10	Do not form or express an opinion about the
11	defendant's guilt or innocence until all the evidence is in
12	and I have given you my final instructions on the law and I
13	have directed you to begin your deliberations.
14	Do not request, accept, agree to accept or discuss
15	with any person the receipt or acceptance of any payment or
16	benefit in return for supplying any information concerning
17	the trial.
18	Report directly to me any incident within your
19	knowledge involving an attempt by any person to improperly
20	influence you or any member of the jury.
21	Do not visit or view any of the locations
22	discussed in the testimony.
23	Do not use any program or electronic device to
24	search for and view any locations discussed in the
25	testimony.

1 Do not read, view or listen to any accounts or discussions of the case, that includes the reading or the 2 listening to the reading of any transcripts of the trial or 3 4 the reading of any postings on the court site. 5 Do not attempt to research any fact, issue or law related to the case. б 7 Do not communicate with anyone about the case by 8 any means, including by telephone, text messages, email or 9 the internet. 10 Do not Google or otherwise search for any 11 information about the case or the law which applies to the case or the people involved in the case. 12 Have a good weekend. 13 14 Thank you. 15 (Jury leaving courtroom.) * * * 16 17 THE COURT: So, we can use this time that we have 18 to finish up the Sandoval. I believe there was one more issue on Sandoval 19 that we needed to resolve. 20 21 Who would like to go first? 22 MR. BLANCHE: I'm happy to. Look, I mean, I don't think this is a long 23 24 argument. 25 We very much object to President Trump being

> Theresa Magniccari Senior Court Reporter

2242

1 cross-examined on the findings of the Court earlier this week, for a couple of different reasons. 2 3 The first one is that, you know, this is a trial where the jury sees you every day; and so, interjecting 4 5 into the cross-examination of President Trump a finding by 6 your Honor beyond a reasonable doubt of contempt raises --7 and there are a lot of reasons that would go into explaining it that, obviously, President Trump would have 8 9 to talk about. It puts a layer on top of the testimony 10 that, really, the risk of prejudice, because it's in this 11 courtroom with your Honor, is greater than it is -- than it would otherwise be. 12 And, more importantly, or as importantly, for many 13 14 of the contempt findings -- the repost, for example, we're 15 appealing. 16 We accept the Order of the Court. There is no case law that suggests that was a violation. The Court 17 18 noted that. There is a lot that went into those reposts and a 19 20 lot of process that went into that. 21 The finding of contempt is what it is. But, to be able to cross-examine President Trump 22 on that, if he takes the stand, just invites this whole 23 sideshow that the People don't need . 24 25 And, especially, because they're already getting

> Theresa Magniccari Senior Court Reporter

2243

Γ

	2244
1	what your Honor has already ruled, that if President Trump
2	testifies, he can be cross-examined on a prior finding by a
3	different Judge, in a different court on this issue.
4	So, to the extent that the People want to expose
5	President Trump and cross examine him on that issue,
6	they're going to do it.
7	For those reasons, we do not think it's
8	appropriate to allow the People to cross-examine President
9	Trump.
10	THE COURT: Thank you.
11	MR. COLANGELO: Thank you.
12	On the last point that Mr. Blanche just raised, as
13	your Honor noted in your original Sandoval ruling, the
14	Court analysis is not bound by the number of the
15	defendant's prior convictions.
16	That's People v. Gray.
17	And, so, in fact, the Courts have discretion to
18	permit inquiry into the defendant's entire criminal
19	history.
20	Here, the Court's findings of nine criminal
21	contempts are directly relevant to the defendant's
22	credibility. They're finding that the defendant
23	intentionally violated the Court Order.
24	Both the Court of Appeals and the First Department
25	have expressly held that contempt findings are appropriate

1 and allowable. Sandoval evidence of the case -- I am thinking of 2 3 People v. Grant, where the Court of Appeals held that a 4 prior criminal contempt conviction bears heavily on the 5 issues of veracity, since a person who wilfully violates б may logically be presumed to be, similarly, willing to 7 violate his obligation to tell the truth, despite his 8 having made a promise to the Court to testify honestly. 9 That is 7 NY 3d 421. 10 And the First Department reached the same 11 conclusion in a different case, People v. Ciochenda, C-I-O-C-H-E-N-D-A. That is 17 A.D. 3d 248. 12 Again, pointing out that the trial Court did not 13 14 abuse its discretion in allowing inquiry into instances 15 where the defendant violated Court Orders. 16 So, these findings, your Honor, are directly relevant to the defendant's credibility, should he choose 17 18 to testify. As the Court already noted, the balancing analysis 19 that the Court performs is to take into account not only 20 21 the potential prejudice to the defendant, but also the 22 prejudice to the People of being unable to present important -- in some cases, dispositive evidence of the 23 24 defendant's credibility to the jury. 25 THE COURT: Thank you.

> Theresa Magniccari Senior Court Reporter

2245

2246 1 I agree with Mr. Blanche. I think for a jury to hear that this Court, the same Judge that is presiding over 2 3 this case has found Mr. Trump to be in contempt on this 4 case, I think would be so prejudicial, it would be very, 5 very difficult for a jury to look past that. б So, I agree with Mr. Blanche, and I am going to 7 deny the People's application to go into that. 8 Anything else? 9 MR. STEINGLASS: One more thing that is 10 outstanding. We had handed up, last week, a draft 11 instruction on redactions. I don't think it's particularly controversial. We don't want the jury speculating about 12 why some of these exhibits are so heavily redacted. 13 14 I have another copy, if you your Honor wants it. 15 Or, you still have it? 16 THE COURT: I have it. MR. STEINGLASS: Give it sooner rather than later. 17 18 We have been displaying a lot of exhibits that are heavily redacted. We plan to do more of that. And I just think 19 this relatively benign instruction is not going to hurt 20 21 anyone other than preventing undue speculation on the part 22 of the jury. MR. BLANCHE: No objection. 23 THE COURT: So, I will take care of that on 24 25 Monday.

2247 In general, where do we stand as far as limiting 1 instructions? 2 3 I know we have spoken about this a lot. I have given a few. 4 5 Are there any outstanding limiting instructions? Are there any instructions you would like me to б 7 give on Monday? Let me know where we stand. 8 9 MR. BLANCHE: We will. We will think about that 10 and communicate with the People and let the Court know. Nothing comes to mind. But I want to discuss that when we 11 12 talk about the testimony. THE COURT: Okay. 13 Anything else? 14 15 MR. STEINGLASS: I don't think so. 16 (Whereupon, the trial of this matter stands adjourned to Monday, May 6, 2024.) 17 18 19 20 21 22 23 24 25

A	2074:22	2195:22	2035:17	afoot 2153:21
$\frac{\mathbf{A}}{\mathbf{A}.\mathbf{D}2245:12}$	2110:19	2199:3,6	adequate	aforementioned
	2146:12,14	accusations	2091:20	2055:14
a.m 2111:17,20	2150:12	2186:2	2108:5	2057:23
2113:5,17	2156:4 2160:3	2187:18	adjourned	2059:16
ABC 2198:22	2161:5,13	2189:1	2247:17	2060:8 2068:6
ABC's 2198:17	2166:6,8	acknowledge	Administration	2074:13
ability 2049:25	2167:3,15	2237:8	2207:6 2208:8	2077:17
able 2043:15	2168:22	acknowledged	2210:5	2079:8 2163:9
2076:11	2169:3,8,12,16	2067:8	administrative	2177:11
2090:7	2172:17	acquired	2094:19	2180:15
2092:21	2172:17	2054:18	admissible	2180.15
2130:11	2203:11	acquisition	2038:4	2197:2
2182:5	2233:5,9	2056:17	2038.4 2044:13	2211:13
2228:22	2237:4	2030.17 2114:21	2044.15	2216:13
2236:23	accessed 2073:2	acting 2239:13	admission	aftermath
2273.22	accomplish	actions 2159:21	2107:25	2217:1
abiogateu	2228:18	2169:15	2107:25 2108:8 2109:8	afternoon
2036:3	accomplishme	actively 2119:12	2108.8 2109.8 2109.8	2146:16
absence 2001.17	2208:7	2119:14	admissions	2140.10
absolute	account 2066:20	activity 2117:18	2109:11	2160:25
2033.23	2066:23	acts 2121:18	admit 2091:17	2100.25 2190:8,13,22
2036:6	2000.23	2122:9	2091:19	2190.8,15,22
2042:14	2071.3 2081:10	actual 2108:2	2091.19 2092:7	2191.11 2229:4
2108:13	2098:12,13,14	2154:17,19	2105:24	2229.4 2233:13
absolutely	2098:12,13,14	ADAs 2035:6	2105:24 2106:23	agencies 2210:6
2092:4 2096:2	2098.10,20,24	2087:12	2100.25 2107:24,25	2210:7,7
2116:19	2100:12,13,15	add 2137:8	2107.24,23 2108:4	agenda 2139:17
2140:4	2100:12,13,13	add 2137.8 added 2117:20	2108.4 2122:23	2208:7 2210:8
2198:24	2100.22,24 2101:4 2107:7	adding 2071:11	2122.23	ago 2075:11
2199:11	2116:1	adding 2071.11 addition	admonitions	2083:7
2225:12	2110.1 2119:12,20	2132:14	2189:14	2083.7 2090:18
2238:12	2179.12,20 2171:10,12	2132.14 2133:19	adult 2198:16	2090.18 2114:16
abuse 2245:14	2172:2	2135:19	advance	2114.10
accept 2107:11	2172.2 2185:17	2187:23	2163:14	2118.5 2155.1
2241:14,14	2183:17 2193:21	2187:25 2192:7	advice 2127:3,5	2138:25 2165:8
2243:16	2193:21 2245:20	additional	affair 2114:20	2105:8
acceptance	accounts	2193:21	2195:19	2229:14,15
2271.13	2095:22	2193:21 2202:11	2195:19 2196:10	2229:14,15
accepted	2093:22 2100:9	address 2040:24	2196:10 2204:6	2235:11 2236:14
2148:16	2100:9	2089:25	affect 2043:17	agree 2044:23
2158:6	2115:17 2120:14,16	2089:25 2091:6	2206:10	2088:22
2178:10	2120:14,16 2242:1	2091:6	affirm 2093:12	2088:22 2166:11
2181:3 2185:9	accumulated	2122:22 2142:10,12	2123:20	2100:11 2201:24
2212.3	2066:20	2142:10,12 2201:2	affirmative	2201:24 2203:7
Access 2039:4,8		addressed	2088:17	2203:7 2241:14
2037.13,23,24	accurate		affirmed	
2040:4,7	2133:10	2077:12		2246:1,6
2044:10	2137:3	2108:20	2190:20	agreed 2041:19
2045:17	accurately	addressing	2223:7	2104:15,16
			1	

				Page 2249
2110:25	2039:8 2040:8	2168:17	Appeals 2041:5	Archives
agreement	2086:3	2213:21	2041:12	2099:11
2195:18	allowing	2214:13	2049:20	area 2153:13
2196:5 2211:1	2109:23	announced	2244:24	2209:3 2239:4
2213:7	2245:14	2126:24	2245:3	2239:17
2218:13,15	allows 2058:15	2135:18	appear 2227:11	argue 2038:13
Ah-huh 2229:10	2058:19	answer 2036:21	appearances	2106:11
ahead 2042:6	2060:25	2060:16	2035:4	argument
2093:4	2101:11	2068:14	2227:21	2043:8 2092:9
2150:19	2104:17	2133:13	appears 2059:22	2121:24
2158:10	alternate	2162:4	2068:16	2242:24
2159:1,6	2189:18	answered	2070:23	arguments
2164:11,22	2191:2	2138:18	2178:20	2108:23
2173:4	2222:22	answers 2180:1	application	article 2037:17
2178:12,21	ALVIN 2034:16	2180:3	2041:20	2038:22
2180:10	amenable	anticipate	2083:4 2246:7	2039:3,17,20
2182:8	2045:12	2121:21	applied 2041:17	2040:11
2185:25	America	anticipated	2041:20	2044:16,19
2195:14	2198:18	2160:18	applies 2036:15	2045:14
2202:6	American	anticipating	2041:14,15	2046:5,17,17
2216:15,19	2142:19,23	2160:25	2242:11	2068:15,16
2218:7	2210:10	anybody	apply 2036:17	2103:4
2237:10	2213:6	2057:18	appreciate	2110:22
airport 2176:17	AMI 2194:23	2137:7	2043:20	2144:2 2164:8
2176:17	2196:5	2156:18	appreciative	2176:9,12
2192:20	2210:25	2161:2	2221:1	2194:20,23
2193:25	2210:25	2182:17	approach	2195:5,8
Al 2226:1	amounts	2220:1	2047:16	2202:4
allegation	2039:16	anymore	2091:3	2205:22
2218:11	amplifies 2231:8	2205:14	2103:13	2206:2,19
2219:23	amplify 2230:25	Anytime	2103:13	2215:25
allegations	2231:5	2161:18	2165:22	2217:25
2219:5 2236:1	analogous	Anyway	2241:1	2218:3 2234:2
alleged 2037:15	2122:5	2046:23	approaches	2237:11
2042:8	analysis 2063:22	apologize 2052:7	2093:10	2238:3,4
2236:17,19,24	2069:25	2075:18	appropriate	articles 2042:15
allegedly 2089:7	2070:8 2077:2	2118:9	2044:13	2043:5
Allen 2132:19	2244:14	2128:13	2049:17	2095:14
2132:22	2245:19	2158:25	2244:8,25	2101:24
2133:4,9,19	analytical	app 2058:13,15	approval 2172:9	2233:7
allow 2050:13	2094:19	2058:25	approved	artifact 2069:19
2051:2	analyze 2081:5	2059:11	2172:5,12	artifacts 2085:6
2101:18	2095:25	2060:2,9,19,25	approximately	aside 2038:25
2107:20	analyzed	2070:9 2090:8	2071:3	asked 2057:15
2122:12	2052:22	apparently	2095:22	2081:4,24
2244:8	2095:23	2046:22	apps 2060:10	2082:7,14,21
allowable	and/or 2190:20	2069:11	April 2044:8	2083:20
2245:1	2223:7	appealing	2207:12,15	2088:8
allowed 2037:24	Anderson	2243:15	archive 2101:9	2089:12
		_		
	1		1	

			1	
<i>*</i>	2065:13	attorneys	2175:1 2196:5	Baez 2049:21
	2070:15	2034:20	2204:12	bag 2057:6
	2071:4	2036:1,19	2210:24	bags 2083:22
	2072:19	2068:9,22	2211:5 2214:8	balancing
	2073:5,8,13,16	2094:18	2218:14	2245:19
	2074:19	2240:20	B	Bannon 2151:16
	2075:15,20	audience		2151:19
	2076:7	2176:18	B 2034:11	banter 2158:22
	2078:15	audio 2062:18	2039:2 2106:8	2160:4
	2099:10	2063:18	BA 2124:17	Bar 2085:15
	2101:2	2064:17	back 2052:6	based 2076:17
	sociates	2067:6,16,21	2055:3	2092:22
8	2186:6	2070:21,25	2060:17	2102:22
	suming	2073:9,13,16	2062:8	2105:21,24
	2090:19	2074:17,19	2064:22	2109:22
	2104:1,15,17	2075:4	2065:13	2113:8
	2105:14	2078:13,15	2071:5	2121:16
	sumptions	2089:1 2154:2	2084:19	2138:12
	2120:4	August 2042:8	2085:20	2145:21
	F&T 2083:14	2042:23	2087:3	2154:1
	t empt 2186:3	2091:24	2098:19	2174:17
	2241:19	2115:4	2100:14	basically
1	2242:5	2208:21	2101:4,11,17	2047:25
	tend 2135:14	authored	2107:1	2096:20
	2162:10	2105:15	2109:16,17	2098:6 2100:2
	2170:12	2110:22	2111:18	2101:11
	tended	authorities	2146:9	2194:9
	2131:12	2121:17	2157:23	basis 2038:6
0	tention	authorization	2185:3	2043:14
	2035:18	2228:2	2186:16	2049:16,25
	2181:8,13	authorized	2187:21	2050:3,24
	2185:20	2053:5	2191:23	2082:5
0	2195:7 2200:4	2171:25	2194:10	2089:10
	2201:2 2218:2	2172:1,8	2198:8 2203:2	2165:13
	2240:9	available	2207:13,22	bearings 2156:7
	torney	2094:22	2215:16	bears 2245:4
	2034:16	2095:7,10,14	2223:4	Becky 2035:8
	2134:20	2103:4	background	began 2126:12
	2211:21	Avenatti	2060:10	2126:21
	2217:7	2114:18	2124:16	2128:2 2129:3
	torney's	average 2193:24	backing 2053:12	2134:9,13
<i>'</i>	2047:24	aware 2049:15	backup 2063:24	2135:2
	2050:2 2056:3	2060:24	2064:21,21	2179:21
	2056:9	2067:21	2065:3,6,7 2071:8	begged 2112:8
	2065:21	2143:1,4,5	2071:8 backwards	2173:10
	2094:9,12,15	2165:4	2155:22	beginning
	2120:5 2127:7	2169:18	bad 2221:11	2039:10
,	2196:18	2173:7 2174:1	2239:18	2042:23
2064:17 2	2211:22	2174:13	2237.10	2049:24
2007.17		2177.13		2019.21

	•			
2060:16	2200:23	2052:8	2120:18	2077:15
2072:22	2203:21	2065:17	2242:22	2079:5
2106:2	2204:4 2205:5	2084:5 2107:1	2244:12	2081:14
2117:24	2213:13	2125:3	2246:1,6,23	2085:12,19,25
2126:15	2214:21	2127:24	2247:9	2088:4,5,7
2130:9 2145:8	2216:23	2130:7 2133:2	blank 2055:18	2090:13
2149:8,12	2217:19	2133:13	blind-sided	2121:1,4,8,25
begins 2149:20	2219:16	2135:5 2136:9	2167:17	2122:16,22
behalf 2065:24	2242:19	2136:19	block 2045:13	2148:12
2093:17	believed	2140:18	blow 2149:3	2152:13
2123:25	2160:12	2145:10	2178:18	2155:6 2158:5
2139:22,25	believes 2203:3	2153:10	2181:14	2162:2 2165:2
behavior	belonged	2156:13	2198:10	2165:6,19,25
2160:13	2098:21	2157:23	2201:4 2202:1	2166:19
2161:13	belongs 2100:15	2162:6	2204:15	2172:13
2162:16	Ben 2143:23	2192:16	board 2137:18	2178:9 2181:2
2169:18,25	2237:25	2210:2	bodyguard	2185:8 2190:1
2173:19	benefit 2241:16	2221:21	2131:10	2197:18
2189:2	benefiting	2224:16	bookmarks	2211:2 2212:4
believe 2037:1,2	2109:3	2226:13,17,23	2106:13,24	2213:17
2037:19	benign 2246:20	2227:7 2232:1	Bossie 2151:12	2220:13,18
2038:4,25	Bernik 2055:11	2233:9	2151:23	2221:16,20
2053:25	2057:20	2235:11	bottom 2072:11	2222:17
2091:16	2059:13	2237:10	2072:18	2224:9,10,11
2092:25	2060:5 2068:4	2238:16	2106:5,24	2224:13
2105:11	2070:12	Blanche 2034:22	2147:19	2240:16
2108:3,4	2072:9	2034:23	2148:10	Bove's 2082:15
2111:17	2074:10	2035:12	2151:4	boy 2092:24
2113:7,19	2077:15	2036:25	2185:13	BRAGG
2117:9	2079:5	2037:5	2212:19	2034:16
2122:13	best 2081:1	2040:10,13	bound 2244:14	brand 2125:3
2134:15,18	2083:8,16,19	2041:6,10,19	Bove 2034:23	branding 2137:7
2142:15	2089:13	2042:3,7,18,20	2035:10,10	break 2189:3
2152:24,25	2229:16	2044:3	2048:12	2222:17,18
2154:11	2236:13	2045:19,20	2049:9,12,18	Breaking
2162:9	better 2137:7	2046:14	2049:20,23	2040:18
2165:13	2221:10	2047:4,12	2050:14,20,25	brief 2124:18
2168:3	beyond 2243:6	2091:10,22	2051:2,3	briefed 2042:13
2169:10	bias 2050:8	2092:3,11,24	2052:3,12,13	2121:24
2174:16	big 2113:21	2093:2	2052:18	2166:9
2175:4	2130:19	2103:12,22,25	2055:11,20	briefings 2043:9
2179:22	2131:13	2104:7,10,12	2057:20	briefly 2047:16
2180:4	2137:4 2175:6	2104:13,24	2059:13	2075:18
2182:14,18,25	2206:23	2105:2,7	2060:5 2068:4	2090:14
2183:18	2225:13	2106:2,9,16	2070:12	2097:23
2186:16,21	Bill 2158:23	2107:14	2071:15	2229:7
2188:10,11,21	Billy 2040:16	2108:11	2072:9,21	bring 2060:5
2191:16	2149:14	2111:6	2074:10,25	2068:5
2192:4,4	bit 2043:22	2115:11	2075:18	2070:12
L				

			1	I
2072:9	2110:25	2108:24	2232:2,16	2094:22
2086:16	2116:8	2126:17	2234:4,6,19	2095:7,11,15
2170:18	2120:25	2129:4 2130:6	2235:13	2095:19,23
2190:14,17	2130:13	2133:6,8,9	2238:14	2096:7,10,13
2194:14	2144:5,11,22	2135:3,25	campaign-rela	2099:1,19
2217:21	2165:11,17,18	2136:3,5,7,7	2142:5	2100:18
2222:7	2166:20,22	2136:10,11,15	campaigns	2101:22
bringing	2167:21	2136:21	2230:25	2108:19
2167:14	2168:4	2137:5,8,23	2231:5,14	2109:5
broke 2228:22	2181:20	2138:1,13,20	candidacy	2110:11
brought 2044:11	2182:17	2138:22	2136:23	2114:11
2238:5	2192:21	2139:6,10,16	2137:22	2115:19
bullet 2138:5	2200:17	2139:19,22,25	2161:10	2117:12,19,20
bunch 2066:17	2205:18	2140:5,10,24	candidate	2119:9 2120:9
Bush 2040:16	2209:18	2141:2,10,15	2126:25	2120:11,15
2149:14	2228:20	2141:18,25	2231:6	2166:9 2189:9
business 2034:7	2230:2,4	2141:10,25	2232:23	2190:8,10
2037:8,12,20	2236:17	2142:14	candidates	2190:0,10
2038:8	2237:9 2241:4	2142:14	2133:16	2242:2,6,7,11
2091:12,20	called 2046:6	2144:25	capacity	2242:12,12
2107:17,21,24	2060:3	2145:6,9,17	2094:24	2243:17
2128:17	2062:13	2148:4 2151:1	2227:10,10	2245:2,11
2120:17	2075:6	2151:11,18	2238:23	2246:3,4
2130:20,21	2073:0	2155:15,21,24	capitalize	cases 2094:18
2132.0 2140.1	2096:19	2156:11,21,24	2210:11	2120:13
2227:25	2090:19	2150:11,21,22	captures 2097:6	2120:13
2240:13	2101:5	2159:4 2161:8	car 2192:15,22	2122.4
businesses	2116:15	2161:25	2192:23	catalog 2199:24
2128:11	2123:25	2166:10	care 2083:22	category
2126:11	2123.23	2160.10	2246:24	2121:22
busy 2239:19	2124.22	2169:3,19	careful 2041:3	2121:22 2161:1
buy 2098:17	2122:14,18,23	2171:14,20	2048:7	Caucus 2166:16
2180:8 2182:1	2182:14,18,23	2177:5 2180:6	2083:23	caused 2089:7
2100.0 2102.1	2185:16	2184:1	cares 2203:6	2235:16
C	2205:4 2213:4	2184.1	Carolina	causing 2235:7
C 2034:14	2213:13	2193:22	2135:13	2235:16
2123:24,24	2240:8	2195:10,17	2170:12,25	celebrity
С-І-О-С-Н-Е	calling 2078:9	2195.10,17 2196:4	carried 2226:21	2098:21
2245:12	2167:7	2205:24	carrier 2083:9	2098.21 2176:1
call 2050:4,6,15	2186:21	2205.24 2206:10,13	cars 2192:19	cell 2052:21,24
2050:22	calls 2137:16	2200.10,13	Carson 2143:23	2052:25
2069:13,19,23	2141:6,24	2207.3 2208.4 2221:8	2144:2	2052.25 2062:4 2078:9
2070:1,3,3,9	2141:0,24 2142:2,5	2226:17	case 2041:13	2130:14
2082:22	2142.2,5 2143:19,21	2220.17 2227:7,9,15,16	2042:13,21	2130.14 2200:5
2083:1,6,9,17	2143.19,21 2192:7	2227:21	2042.15,21 2050:24	2200.3
2089:6,13,18	2229:11,17,23	2228:3,3,11,13	2030:24 2070:7 2071:2	2204:24
2089:19,25		2228:5,5,11,15	2070:72071:2	Cellebrite
2090:9,17,19	campaign 2040:1 2043:4	2229:21 2230:17,18	2071:15 2082:19	2077:19
2093:9	2101:3	2230.17,18	2082.19 2084:21	center 2100:6
	2101.5	2231.0,11,10	2004.21	CIUCI 2100.0

2117:18	2097:5	2197:12	Cohen 2053:6	2116:3,25
Centre 2034:8	charitable	2214:25	2053:15,18	2134:19
certain 2042:25	2220:20	2236:6	2056:13,18	2185:22
2043:1 2109:5	Charlotte	clearly 2197:25	2059:10,21	2201:14
2130:20	2124:6	clerk 2035:2	2063:7	COLANFELO
2138:7	chase 2167:7	2051:14	2064:18	2240:21
2165:10	2180:1,2	2052:1	2065:20	Colangelo
2189:2 2198:1	chased 2168:5	2093:11,12,18	2066:3,6,17	2034:17
2206:20	chatting	2110:11	2068:9,21	2035:8
2227:8	2156:20	2123:19,20	2072:16	2120:25
certainly	check 2139:24	2124:1,3	2076:7	2121:21
2065:12	2140:2	2190:10	2079:23	2122:23
2066:4,5	Chief 2132:23	2191:4 2223:3	2080:14	2123:10
2068:15	children 2131:1	2224:6	2081:25	2124:12,14
2077:13	2224:21	client 2104:3	2082:23	2126:5 2147:4
2080:13	choose 2101:20	2127:14	2084:21	2147:18
2143:14	2245:17	clients 2142:23	2114:19	2148:8,17,20
2156:8,18	Chris 2153:1	2231:20	2115:24	2149:3,7,19
2196:10	Christie 2153:1	Clifford 2187:25	2116:7,11	2150:3,19
2206:14	Christopher	2188:1	2134:6,8,13	2151:3
2239:20	2034:18	2198:16,20,23	2167:2,6,13,20	2152:15
cetera 2135:16	2035:7	2218:12,14	2168:1	2157:4,23
CFO 2132:22,23	Ciochenda	2233:7	2182:14	2158:3,10
chain 2048:13	2245:11	Clinton 2158:23	2183:13,20	2159:1,5,16
2050:16	circumstances	2186:4,6	2184:13	2163:4,10,14
2054:9,13	2044:14	clip 2170:19	2185:18,25	2164:11,15,22
2181:9,13	2084:12	close 2113:7	2186:7 2188:8	2166:7,15
2201:7	cited 2122:4,7	2114:15	2192:3,5,11	2170:18
challenges	City 2146:4	2131:19	2199:14,25	2172:25
2081:9	2240:14	2158:24	2201:12	2173:4,17,21
chance 2104:4	claim 2195:19	2174:16	2203:14	2174:7,19
2197:5	claims 2109:2	2201:11	2204:18	2177:7 2178:7
2235:11	2196:10	closed 2168:3	2205:8 2216:3	2178:12,18
change 2097:17	clarified	closely 2208:5,8	2216:6	2179:2
2138:10	2036:20	closest 2186:6	2217:18,20	2180:10,25
2208:19	clarify 2035:16	closet 2209:5	2219:3,15	2181:5,14
changed	2067:16	CNN 2203:2	2220:5,7,9	2182:8
2097:14	2069:16	2213:22	2226:7 2227:7	2184:15
2145:8,13	2110:1	co-campaign	2227:20	2185:7,11,22
2162:10	2197:15	2151:20	2228:17	2189:4 2190:3
2187:16	2237:20	co-counsel	2236:3,6,22	2190:15
2210:2	2239:19	2091:11	2237:5	2191:7,8,10
channels	clear 2035:22	coalition	Cohen's 2065:18	2194:14
2157:22	2092:11	2227:12,12	2067:22	2195:9
chaotic 2239:15	2093:20	Coast 2146:7	2074:4	2196:24
2239:18,21,22	2106:10	2161:2	2076:18	2198:7
character	2130:24	coat 2209:5	2078:24	2199:18
2220:15,17	2135:10	code 2084:7,10	2081:12	2201:4 2202:6
characters	2162:11	coffee 2209:5	2082:2 2116:1	2204:16

0011 15	0071 0 0002 2	2208 20 20	0045.11	2006 0 2007 1
2211:15	2071:8 2093:3	2208:20,20	2245:11	2086:8 2087:1
2212:2,7,10,19	2247:11	2209:23,25	concurred	2087:2,11
2216:9,14	coming 2038:19	2210:13	2202:13	2088:2
2217:21	2039:24	2215:1,18	condemn	2089:12
2221:14	2042:10	2218:22	2161:12	2090:14,16,23
2240:18	2068:15	2222:4	conduct 2058:16	consensus
2244:11	2091:25	companies	2122:8,9	2156:1 2196:3
collateral	2109:11,12,14	2127:4	confer 2087:12	consent 2053:6
2128:10	2115:7 2120:1	company	2240:18	2053:14
colleagues	2168:8	2089:16,25	conference	2084:3,6,14,16
2128:24	2215:16	2097:14	2085:22	consenting
collect 2065:18	comment	2125:8 2127:3	2153:9,12,14	2065:22
collected 2084:1	2146:23	2128:18	2153:14,22	consider
2084:2	2187:14	2130:19	2154:2 2157:3	2137:20
collecting	2198:22,23	2136:4	2165:10	2171:22
2083:24	comments	compare	conferring	consist 2097:25
collection	2117:1	2061:20,23	2240:20	consistent
2056:7	2165:16	compared	confirm 2224:7	2066:16
collects 2056:3	Committee	2205:23	confirmed	2220:11
college 2124:20	2126:24	complete 2065:2	2236:19	2231:18,18
2124:21	2135:18	completely	congratulating	consisting
2126:11,13	common	2186:3	2143:25	2148:9
column 2072:22	2232:20	complicated	2144:6	constant 2137:1
columns 2071:7	commonplace	2155:20	conman 2114:17	2233:3
2072:24	2231:14	computer	connect 2064:7	constantly
2183:5	communicate	2074:4	2183:24	2239:21
combined	2130:11	2096:20	connected	constitutional
2099:14	2136:11	2097:7	2064:13	2036:2
come 2039:1	2171:23	concept 2234:4	2130:13	consular 2122:5
2047:11	2219:2 2242:7	concern 2155:24	connection	consultant
2065:13	2247:10	concerned	2088:13	2127:2,13
2076:3	communicated	2085:3	2095:23	consultation
2091:24	2219:6	2150:20,20,21	2096:10,13	2036:1,7
2107:20	communication	2150:21,22	2099:1,19	consulting
2109:21,23	2058:16	2155:14	2100:18	2231:19
2112:15	2127:19	2156:3 2171:6	2101:22	consumed
2120:1 2129:4	2137:12	2206:5,6	2108:19	2137:24
2129:13	2210:4	2235:22	2117:12	consuming
2135:24	communicatio	concerning	2141:9,24	2204:11
2146:9	2058:18,19	2155:10	2142:7 2228:2	contact 2141:3
2153:17,21	2124:24	2241:16	2234:19	2167:8
2161:19	2127:2,4	concerns	Conroy 2034:18	2198:20
2168:22	2128:6,8,19	2236:15	2035:7	2199:14
2169:9 2188:4	2130:2,15	concluded	2047:16,21	contacted
2210:18	2136:16,17	2051:5	2051:4	2169:21
2215:10	2137:5,7,8	2086:21	2053:14	2176:23
2221:12	2151:22	2093:6	2068:12,19,24	2194:12,20
2228:22	2207:21	2123:12	2080:17	contacts
comes 2043:13	2208:1,3,5,18	conclusion	2081:17,20	2066:12,19
	, , ,		, , , , , , , , , , , , , , , , , , ,	, ,
1	1	1	1	1

2067:2,4 2224:12 convey 2123:4 2061:25 correspondence 2075:11 continues 2005:11 2201:11 2119:12 2005:11 2219:12 2191:12 2005:11 2219:12 2191:12 2005:11 2119:17 223:21 2119:17 2245:4 2066:18,21 2157:5 2163:5 2123:2 2127:9 2073:14 contictions 2066:9,14 2165:16 213:7:5 2163:5 2163:16 2244:25 2191:4 2220:2 2244:15 2067:1,4,9,17 2177:8 2067:19 2180:13 contempts 2186:18 2151:15,17 2069:5,23 2197:1 2010:10 content 2038:12 contradicting 2071:21 2216:10 2211:12 210:20 203:4 2213:21 2070:2.6 2211:12 2216:10 210:14 controversial 2065:20,2.3 2073:6,7.10 224:11 2216:10 2110:2.0 controversial 2065:20,2.3 2075:6,7.2.0 consels 212:5 2014:12 2111:2.1 224:21 continating 2077:4,6.7.9					Page 2255
contained 2235:25 219]:24 2062:11,12,16 2209:20 2075:11 contains convicted 2063:3,6,23 counsel 2091:3 contains 2232:11 2114:18 2064:2,3,6,9 2123:2 2127:9 2073:14 continuing convictions 2066:9,14 2157:5 2163:5 2243:6,14,21 2190:10 convictions 2066:9,14 2164:16 2244:25 2191:4 220:2 2244:15 2067:1,4,9,17 2177:8 contempts 2186:18 2151:15,17 2068:23 2184:16 content 2038:12 contraversial cooper 2168:17 2069:5,23 2197:1 2101:20 203:4 2214:13 2071:21 2216:10 2106:21 2161:18 cooperating 2073:3,7,10 2241:1 2111:21 2246:12 coordinate 2074:1,2,6,20 consels 2123:5 2112:6,19 controversy 2138:15 2074:1,2,6,20 counsels 2123:5 2113:6,18 2172:23 Coordinate 2077:4,6,7,9 203:16 2154	2067:2.4	2224:12	convev 2123:4	2061:25	correspondence
$\begin{array}{c c c c c c c c c c c c c c c c c c c $,				-
$\begin{array}{c} {\rm contains} \\ {\rm continuing} \\ {\rm content 2245:4} \\ {\rm content 2038:12} \\ {\rm content 2038:12} \\ {\rm content 2038:12} \\ {\rm content 2038:12} \\ {\rm content contailcting} \\ {\rm content contsile} \\ {\rm content contsile} \\ {\rm content contoversial} \\ {\rm content contoversial} \\ {\rm content contoversial} \\ {\rm content contoversing} \\ {\rm content contovers$					
2073:14 continuing conviction 2064:10 2147:5,20 contempt 2119:17 2243:6,14,21 2190:10 convictions 2066:9,14 2164:16 2244:25 2191:4 2220:2 2244:15 2067:1,4,9,17 2177:8 2244:21 2187:9 Cooper 2168:17 2069:2,32 2197:1 contempts 2186:18 2151:15,17 2068:2,3 2197:1 content 2038:12 contradicting 2213:21 2070:2,6 2211:12 2101:20 2203:4 2214:13 2071:2,1 2216:10 2105:14 controversial cooperating 2073:6,7,10 2241:1 2111:21 2246:12 coordinate 2073:6,7,10 2241:1 2111:21 2246:12 coordinated 2075:9,0,2,3 2164:14 2114:9 2115:5 controversy 2138:15 2076:8,14 connsels 2128:5 2113:6,18 2172:23 Coordinated 2077:4,6,7,9 2034:16 2150:15 2040:19 coordinatin 2077:4,6,7,9 20					
contempt 2119:17 2245:4 2065:1,8,21 2157:5 2163:5 2244:25 2191:4 220:2 2244:15 2067:1,4,9,17 2177:8 2245:4 2246:1 2186:18 2151:15,17 2068:2.3 2180:13 contempts 2186:18 2151:15,17 2068:2.3 2181:16 2244:21 2187:9 Cooper 2168:17 2066:5.2.3 2197:1 content 2038:12 contradicting 2070:2,6 2211:12 210:20 2203:4 2214:13 2071:21 2216:10 2106:21 2161:18 2065:2.0,23 2073:6,7,10 2241:1 2112:6,19 controversy 2138:15 2074:2,3,224 Counsels' 213:5 2113:6,18 2172:23 Coordinated 2075:5.9,23 2164:14 2114:9 2115:5 conversation 2128:9 2076:8,14 county 2034:1 2154:7 2069:2,324 2210:4 2078:6,7,20,25 2093:2,425 2177:23 2067:9,12,15 coordination 2079:2,02,23 2094:9,11,15 2184:7	2073:14	continuing	conviction		2147:5,20
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	contempt			2065:1,8,21	-
2244:25 2191:4 220:2 2244:15 2067:1,4,9,17 2177:8 2245:4 2246:3 contract 2183:6 Conway 2067:19 2180:13 2244:21 2187:9 Cooper 2168:17 2069:5,23 2197:1 2010:120 2203:4 2213:21 2070:2,6 2211:12 2106:21 2161:18 2065:20,23 2073:3 2227:16 2106:21 2161:18 2065:20,23 2073:6,7.10 2241:1 2112:6,19 controversig 213:15 2074:23,24 Counsels 2123:5 2112:6,19 controversy 213:15 2074:23,24 Counsels 2123:5 2113:6,18 2172:23 Coordinate 2075:5,9,23 2164:14 2115:5 2040:19 cordinating 2077:8,14 county 2034:16 2154:7 2059:23,24 210:4 2078:6,7,20,25 2093:24,25 2177:23 2067:9,112,15 2080:6,1,2,25 couple 2039:6 2057:12 2129:16 copies 2061:13 2081:2 2083:20 2134:23 2066:21 <td< td=""><td>-</td><td>2190:10</td><td>convictions</td><td></td><td>2164:16</td></td<>	-	2190:10	convictions		2164:16
contempts 2186:18 2151.15,17 2068:23 2184:16 2244:21 2187:9 Cooper 2168:17 2069:5,23 2197:1 content 2038:12 contradicting 2213:21 2070:2,6 2211:12 2105:14 controversial cooperating 2072:3 2073:3 2227:16 2105:14 controversial cooperating 2074:12,62 counsels 2123:5 2111:21 2246:12 coordinate 2074:12,62 counsels 2123:5 2113:6,18 2172:32 Coordinate 2075:5,9,23 2164:14 2114:9 2115:5 controversy 218:15 2076:8,14 counsels 213:15 2154:7 2059:23,24 2210:4 2078:6,7,20,25 2093:24,25 2073:6,7,10 208:20 214:18 2186:19,19 2067:18 2138:15 2079:20,22,23 2094:9,11,51 2088:12 2083:20 203:20 203:20 203:20 213:21 204:14 214:23 208:20 213:23 209:21,22 203:21 202:22,22 203:26 <td< td=""><td>· · ·</td><td>2191:4 2220:2</td><td>2244:15</td><td>2067:1,4,9,17</td><td>2177:8</td></td<>	· · ·	2191:4 2220:2	2244:15	2067:1,4,9,17	2177:8
2244.21 2187:9 Cooper 2168:17 2069:5,23 2197:1 content 2038:12 contradicting 2213:21 2070:2,6 2211:12 2101:20 2203:4 2214:13 2071:21 2216:10 2105:14 controversial cooperating 2072:3 2073:3 2227:16 2106:21 2161:18 2065:20,23 2073:6,7,10 2241:1 2111:6,19 controversy 2138:15 2074:1,2,6,20 counsels 2123:5 2113:6,18 2172:23 Coordinated 2075:5,9,23 2164:14 2114:9 2115:5 conversation 2128:9 2076:8,14 county 2034:1 2154:7 2059:23,24 2210:4 2078:6,7,20,25 2093:24,25 2177:23 2067:9,12,15 coordination 2079:20,22,23 2094:9,11,15 2186:19,19 2067:18 2138:15 2079:25 2124:8 2057:12 2129:16 copies 2061:13 2083:3,12,24 2133:2 2066:21 2143:24 copies 2061:13 2081:2 2083:20 2134:23 <	2245:4 2246:3	contract 2183:6	Conway	2067:19	2180:13
content 2038:12 contradicting 2213:21 2070:2,6 2211:12 2101:20 2203:4 2214:13 2071:21 2216:10 2105:14 controversial cooperating 2072:3 2073:3 2227:16 2106:21 216:18 2065:20,23 2073:6,7,10 2241:1 2111:21 2246:12 coordinate 2074:23,24 Counsels 2123:5 2113:6,18 2172:23 Coordinated 2075:5,9,23 2164:14 2150:15 2040:19 coordinating 2077:4,6,7,9 2034:16 2154:7 2059:23,24 2210:4 2078:6,7,20,25 2093:24,25 2077:12 2129:16 coopies 2061:13 2081:2 208:20 2094:9,11,15 2166:21 2143:24 c003:8 2086:6,12,25 couple 2039:6 2083:20 2057:12 2129:16 copies 2061:13 2081:2 2135:12 2083:20 2134:23 2150:21 2144:13,24 2103:8 2083:3,12,24 2135:12 2081:2 2083:20 2134:23 2155:12	contempts	2186:18	2151:15,17	2068:23	2184:16
2101:20 2203:4 2214:13 2071:21 2216:10 2105:14 controversial cooperating 2072:3 2073:3 2227:16 2106:21 2161:18 2065:20,23 2073:6,7,10 2241:1 counsels 2123:5 2111:21 2246:12 coordinate 2074:1,26,20 counsels 2123:5 2113:6,18 2172:23 Coordinated 2075:5,9,23 2164:14 2149:215:5 conversation 2128:9 2076:8,14 counsels 2123:5 2177:23 2067:9,12,15 coordinating 2077:4,6,7,9 2034:16 2150:15 2040:19 coordination 2079:20,22,23 2094:9,11,15 2166:19,19 2067:18 2138:15 2079:25 2034:25 2057:12 2129:16 copies 2061:13 2081:2 208:20 couple 2039:6 2057:12 2144:13,24 copy 2061:19 2082:20 2134:23 2142:8 2160:21 2144:13,24 2103:8 2085:1,17.18 2145:25 2122:5 2138:1 2154:1 2148:5 2154:2 208	2244:21	2187:9	Cooper 2168:17	2069:5,23	2197:1
2105:14controversialcooperating2072:3 2073:32227:162106:212161:182065:20,232073:6,7,102241:12111:212246:12coordinate2074:1,2,6,20counsels 2123:52112:6,19controversy2138:152074:23,24Counsels'2113:6,182172:23Coordinated2075:5,9,232164:142114:9 2115:5conversation2128:92076:8,14county 2034:12150:152067:9,12,15coordinating2077:4,6,7,92034:162154:72059:23,242210:42078:6,7,20,252093:24,252177:232067:9,12,15coordination2079:20,22,232094:9,11,152186:19,192067:182138:152079:252124:8contents2089:1,3copied 2069:112080:6,12,25couple 2039:62057:122129:16copies 2061:132081:22083:202134:232150:212144:13,242103:82083:3,12,242135:122066:212144:13,242103:82083:3,12,242135:122052:132154:12154:162084:17,182145:252122:5 2138:12154:152156:5217:172088:1,152156:5205:222136:13,232178:42090:2,10,12course 2114:15206:112167:5 2168:22180:222089:212243:2206:122192:13,24core 2140:212119:6,15,232156:5205:232186:13,23217:42016:62167:162189:102	content 2038:12	contradicting	2213:21	2070:2,6	2211:12
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	2101:20	2203:4	2214:13	2071:21	2216:10
2111:212246:12coordinate2074:1,2,6,20counsels 2123:52112:6,19controversy2138:152074:23,24206:18,142114:9 2115:5conversation2128:92076:8,14county 2034:12150:152040:19coordinating2077:4,6,7,9203:242151:72059:23,242210:42078:6,7,20,252093:24,252177:232067:9,12,15coordination2079:20,22,232094:9,11,152057:122129:16copied 2069:112080:6,12,25couple 2039:62057:122143:24copie 2061:132081:22083:202066:212143:24copy 2061:192082:202134:232150:212144:13,242103:82083:1,2,242135:12context 2043:132149:152147:162084:17,182145:252125: 2138:12154:12148:5 2154:22085:12153:162175:112156:10,152177:172088:11,152156:5 2214:62188:192158:232178:42089:2,11,15223:252203:222167:5 2168:22180:222089:21224:22206:112176:52185:42000:2,10,12course 2114:152206:232186:13,232211:242118:5,14,15215:182009:122192:13,24core 2140:212119:6,15,232158:24200:142237:17205:3,3,152227:442035:9,14205:19220:10222:15correct 2053:32224:19course 2128:16201:142237:17,20 <td>2105:14</td> <td>controversial</td> <td>cooperating</td> <td>2072:3 2073:3</td> <td>2227:16</td>	2105:14	controversial	cooperating	2072:3 2073:3	2227:16
2112:6,19controversy2138:152074:23,24Counsels'2113:6,182172:23Coordinated2075:5,9,232164:142114:9 2115:5conversation2128:92076:8,14county 2034:162154:72059:23,242210:42079:6,7,20,92093:24,252177:232067:9,12,15coordination2079:20,22,232094:9,11,152186:19,192067:182138:152079:252124:8contents2089:1,3copied 2069:112080:6,12,25could 2039:62066:212143:24copie 2061:132081:22083:202150:212144:13,242103:82083:3,12,242135:12context 2043:132149:152147:162084:17,182145:252122:5 2138:12154:12148:5 2154:22085:12153:162175:112156:10,152157:172089:2112142:22206:222167:5 2168:22180:222089:212243:22206:112176:5218:42090:2,10,12course 2114:152226:232186:13,232211:242118:5,14,152115:182092:122192:13,24correct 2053:32224:19course 2128:162104:132217:172077:18,192200:102222:152202:42219:10,14,15correct 2053:32224:19course 2128:16210:142277:17,202053:13,222225:1227:42035:9,142052:172040:212055:2,9,19,252228:4 2229:72036:6,232067:192138:82056	2106:21	2161:18	2065:20,23	2073:6,7,10	2241:1
2113:6,182172:23Coordinated2075:5,9,232164:142114:9 2115:5conversation2128:92076:8,14county 2034:12150:152040:19coordinating2077:4,6,7,9203:162154:72059:23,242210:42078:6,7,20,252093:24,252177:232067:9,12,152138:152079:20,22,232094:9,11,152186:19,192067:182138:152079:252124:8contents2089:1,3copied 2069:112080:6,12,25couple 2039:62057:122129:16copies 2061:132081:22083:202150:212144:13,242103:82083:3,12,242135:12context 2043:132149:152147:162084:17,182145:252122:5 2138:12154:12148:5 2154:22085:12153:162175:112156:10,152157:172088:11,152156:5 2214:62188:192158:232178:42090:2,10,12course 2114:152203:222167:5 2168:22180:222089:212243:22006:112176:52185:42090:2,10,12course 2114:152226:232186:13,232211:242118:5,14,152115:18continue217:172207:18,192200:102222:152002:42219:10,14,15correct 2053:32224:19courses 2128:16210:412217:172051:3,222205:22035:9,142035:9,142052:172040:212055:2,9,19,252228:4229:72036:6,23206:192138	2111:21	2246:12	coordinate	2074:1,2,6,20	counsels 2123:5
2114:9 2115:5conversation2128:92076:8,14county 2034:12150:152040:19coordinating2077:4,6,7,92034:162154:72059:23,242210:42078:6,7,20,252093:24,252177:232067:9,12,15coordination2079:20,22,232094:9,11,152186:19,192067:182138:152079:252124:8contents2089:1,3copied 2069:112080:6,12,25couple 2039:62057:122129:16copies 2061:132081:22083:202066:212143:24copy 2061:192082:202134:232150:212144:13,242103:82083:3,12,242135:12context 2043:132149:152147:162084:17,182145:252125:5 2138:12154:12148:5 2154:22085:12155: 2214:62188:192158:232178:42090:2,11,152232:252203:222167:5 2168:22180:222089:212243:2206:112175:12156:142118:17,222117:232092:122192:13,24core 2140:212118:5,14,152158:242092:122192:13,24core 2140:212118:5,1232158:242010:142237:17,202053:13,222225:12203:29:162020:42219:10,14,15corret 2053:32224:19course 2128:16210:142237:17,202053:13,222225:242035:9,142052:172040:212055:2,9,19,252223:42035:9,142052:172040:212055:2,9,19,25 <td>2112:6,19</td> <td>controversy</td> <td>2138:15</td> <td>2074:23,24</td> <td>Counsels'</td>	2112:6,19	controversy	2138:15	2074:23,24	Counsels'
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	2113:6,18	2172:23	Coordinated	2075:5,9,23	2164:14
2154:72059:23,242210:42078:67,20,252093:24,252177:232067:9,12,15coordination2079:20,22,232094:9,11,152186:19,192067:182138:152079:252124:8contents2089:1,3copied 2069:112080:6,12,25couple 2039:62057:122129:16copies 2061:132081:22083:202066:212143:24copy 2061:192082:202134:232150:212144:13,242103:82083:3,12,242135:12context 2043:132149:152147:162084:17,182145:252122:5 2138:12154:12148:5 2154:22085:12156:5 2214:62188:192158:232178:42090:2,10,152232:252203:222167:5 2168:22180:222089:212243:22206:112175:52185:42090:2,10,12course 2114:152206:232186:13,232211:242118:5,14,152115:18continue2187:12246:142118:17,222117:232092:122192:13,24correc 2140:212119:6,15,232158:242104:132215:5 2217:3Corporation2160:62167:162189:102217:172053:3,2222225:1 2227:4court 2034:1,122002:42219:10,14,15correc 2053:32224:19courts 2034:1,122005:172040:212055:2,9,19,252228:4 2229:72036:16,232067:192138:82056:142229:242037:4 2040:92086:252155:232057:6 </td <td>2114:9 2115:5</td> <td>conversation</td> <td>2128:9</td> <td>2076:8,14</td> <td>county 2034:1</td>	2114:9 2115:5	conversation	2128:9	2076:8,14	county 2034:1
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	2150:15	2040:19	coordinating	2077:4,6,7,9	2034:16
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	2154:7	2059:23,24	2210:4	2078:6,7,20,25	2093:24,25
contents2089:1,3 215:12copied 2069:11 copies 2061:132080:6,12,25 2081:2couple 2039:6 2083:202066:212143:24 2143:24copy 2061:19 2103:82082:20 2134:232134:23 2135:122150:212144:13,24 2103:82103:8 2083:3,12,242135:12 2135:12context 2043:132149:15 2149:152147:16 2147:162084:17,18 2085:12145:25 2153:162122:5 2138:12154:1 2156:10,152157:17 2088:11,152088:11,15 2156:5 2214:62155:22 2203:222206:11 2206:112167:5 2168:2 2185:42180:22 2089:212089:21 2243:22243:2 2089:21 2243:2206:11 2176:52185:4 2185:42090:2,10,12 2092:10,12course 2114:15 2115:182092:12 2092:122192:13,24 219:213,24core 2140:21 207:18,19 2007:10,142117:23 215:5 2217:32092:12 2002:4 219:10,14,152053:13,22 2053:13,222225:1 2227:4 2025:4 2027:442019:10,14,15 2055:2,9,19,252002:4 2005:17 2040:21 2066:142055:2,9,19,25 2228:4 2229:7 2036:16,23 2037:4 2040:9 2036:25 2155:232057:6 2037:6 2033:16,224 2037:4 2040:9 2036:25 2037:4 2040:9 2036:25206:14 2198:1 2198:2 2215:5 2196:4 2198:22059:3 2060:1 2233:3 2235:5 2042:6,15,19 2233:3 2235:5 2042:6,15,19 2236:24 2236:9 2237:22043:20 2043:202111:8 2126:4 2160:1 2126:4 2160:1 2237:52061:1,18 2060:11,18 2266:9 2237:22043:20 2044:4,23	2177:23	2067:9,12,15	coordination	2079:20,22,23	2094:9,11,15
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	2186:19,19	2067:18	2138:15	2079:25	2124:8
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	contents	2089:1,3	copied 2069:11	2080:6,12,25	couple 2039:6
2150:212144:13,242103:82083:3,12,242135:12context 2043:132149:152147:162084:17,182145:252122:5 2138:12154:12148:5 2154:22085:12153:162175:112156:10,152157:172088:11,152156:5 2214:62188:192158:232178:42089:2,11,152232:252203:222167:5 2168:22180:222089:212243:22206:112176:52185:42090:2,10,12course 2114:152226:232186:13,232211:242118:5,14,152115:18continue2187:12246:142118:17,222117:232092:122192:13,24core 2140:212119:6,15,232158:242104:132215:5 2217:3Corporation2160:62167:162189:102217:172207:18,192200:102222:152002:42219:10,14,15correct 2053:32224:19course 2128:16201:142237:17,202053:13,222225:12227:42035:9,142052:172040:212056:142229:242037:4,2040:92086:252155:232057:62231:62041:1,1,4,5,72088:12192:3 2196:42058:11,16,212233:3 2235:52042:6,15,192111:8 2126:12236:142060:11,182236:9 2237:22043:202126:4 2160:12237:52061:5,8,9,17correctly2044:4,23	2057:12	2129:16	copies 2061:13	2081:2	2083:20
context 2043:132149:152147:162084:17,182145:252122:5 2138:12154:12148:5 2154:22085:12153:162175:112156:10,152157:172088:11,152156:5 2214:62188:192158:232178:42089:2,11,152232:252203:222167:5 2168:22180:222089:212243:22206:112176:52185:42090:2,10,12course 2114:152226:232186:13,232211:242118:5,14,152115:18continue2187:12246:142118:17,222117:232092:122192:13,24core 2140:212119:6,15,232158:242104:132215:5 2217:3Corporation2160:62167:162189:102217:172207:18,192200:102222:152202:42219:10,14,15correct 2053:32224:19courses 2128:16201:142237:17,202053:13,222225:1 2227:42035:9,142052:172040:212055:2,9,19,252228:4 2229:72036:16,232067:192138:82056:142229:242037:4 2040:92086:252155:232057:62231:62041:1,1,4,5,72088:12192:3 2196:42058:11,16,21223:3 2235:52042:6,15,192111:8 2126:12236:142060:11,182236:9 2237:22043:202126:4 2160:12237:52061:5,8,9,17correctly2044:4,23	2066:21	2143:24	copy 2061:19	2082:20	2134:23
2122:5 2138:12154:12148:5 2154:22085:12153:162175:112156:10,152157:172088:11,152156:5 2214:62188:192158:232178:42089:2,11,152232:252203:222167:5 2168:22180:222089:212243:22206:112176:52185:42090:2,10,12course 2114:152226:232186:13,232211:242118:5,14,152115:18continue2187:12246:142118:17,222117:232092:122192:13,24core 2140:212119:6,15,232158:242104:132215:5 2217:3Corporation2160:62167:162189:102217:172207:18,192200:102222:152202:42219:10,14,15correct 2053:32224:19courses 2128:162052:172040:212055:2,9,19,252228:4 2229:72036:16,232067:192138:82056:142229:242037:4 2040:92086:252155:232057:62231:62041:1,1,4,5,72088:12192:3 2196:42058:11,16,21223:3 223:52042:6,15,192111:8 2126:12236:142060:11,182236:9 2237:22043:202126:4 2160:12237:52061:5,8,9,17correctly2044:4,23	2150:21	2144:13,24	2103:8	2083:3,12,24	2135:12
2175:112156:10,152157:172088:11,152156:5 2214:62188:192158:232178:42089:2,11,152232:252203:222167:5 2168:22180:222089:212243:22206:112176:52185:42090:2,10,12course 2114:152226:232186:13,232211:242118:5,14,152115:18continue2187:12246:142118:17,222117:232092:122192:13,24core 2140:212119:6,15,232158:242104:132215:5 2217:3Corporation2160:62167:162189:102217:172207:18,192200:102222:152202:42219:10,14,15correct 2053:32224:19courses 2128:162210:142237:17,202053:13,222225:1 2227:4court 2034:1,122052:172040:212055:2,9,19,252228:4 2229:72036:16,232067:192138:82056:142229:242037:4 2040:92086:252155:232057:62231:62041:1,1,4,5,72088:12192:3 2196:42058:11,16,212233:3 2235:52042:6,15,192111:8 2126:12236:142060:11,182236:9 2237:22043:202111:8 2126:12236:142060:11,182236:9 2237:22043:202126:4 2160:12237:52061:5,8,9,17correctly2044:4,23	context 2043:13	2149:15	2147:16	2084:17,18	2145:25
2188:192158:232178:42089:2,11,152232:252203:222167:5 2168:22180:222089:212243:22206:112176:52185:42090:2,10,12course 2114:152226:232186:13,232211:242118:5,14,152115:18continue2187:12246:142118:17,222117:232092:122192:13,24core 2140:212119:6,15,232158:242104:132215:5 2217:3Corporation2160:62167:162189:102217:172207:18,192200:102222:152202:42219:10,14,15correct 2053:32224:19courses 2128:162210:142237:17,202053:13,222225:1 2227:4court 2034:1,122067:192138:82056:142229:242037:4 2040:92086:252155:232057:62231:62041:1,1,4,5,72088:12192:3 2196:42058:11,16,212233:3 2235:52042:6,15,192111:8 2126:12236:142060:11,182236:9 2237:22043:202126:4 2160:12237:52061:5,8,9,17correctly2044:4,23	2122:5 2138:1		2148:5 2154:2	2085:1	2153:16
2203:22 2206:112167:5 2168:2 2176:52180:22 2185:42089:21 2090:2,10,122243:2 course 2114:152226:23 2226:232186:13,23 2187:12211:24 2246:142118:5,14,15 2115:182115:18 2115:18continue 2092:122192:13,24 2192:13,24core 2140:21 Corporation2119:6,15,23 2160:62158:24 2160:62189:10 2217:172217:17 2207:18,192200:10 2222:152222:15 courses 2128:16 courses 2128:16 courses 2128:162052:17 2052:17 2052:172040:21 2055:2,9,19,252053:3,22 2225:1 2227:42035:9,14 2037:4 2040:9 2036:16,232067:19 2086:25 2155:232155:23 2057:62051:16 2231:62041:1,1,4,5,7 2038:1 2058:11,16,21 2058:11,16,212037:4 2040:9 2033:3 2235:52088:1 2111:8 2126:1 21236:142059:3 2060:1 2060:11,18 2059:3 2060:12233:3 2235:5 2042:6,15,19 2044:4,23	2175:11	,	2157:17	2088:11,15	
2206:112176:52185:42090:2,10,12course 2114:152226:232186:13,232211:242118:5,14,152115:18continue2187:12246:142118:17,222117:232092:122192:13,24core 2140:212119:6,15,232158:242104:132215:5 2217:3Corporation2160:62167:162189:102217:172207:18,192200:102222:152202:42219:10,14,15correct 2053:32224:19courses 2128:162052:172040:212055:2,9,19,252225:1 2227:42035:9,142052:172040:212055:2,9,19,252228:4 2229:72036:16,232067:192138:82056:142229:242037:4 2040:92086:252155:232057:62231:62041:11,1,4,5,72088:12192:3 2196:42058:11,16,212233:3 2235:52042:6,15,192111:8 2126:12236:142060:11,182236:9 2237:22043:202126:4 2160:12237:52061:5,8,9,17correctly2044:4,23					
2226:23 continue2186:13,23 2187:12211:24 2246:142118:5,14,15 2118:17,222115:18 2117:232092:12 2192:13,24 2104:132192:13,24 2215:5 2217:3core 2140:21 Corporation2119:6,15,23 2160:62158:24 2167:162189:10 2202:4 2219:10,14,152217:17 2207:18,192200:10 2222:152222:15 courses 2128:16 courses 2128:16201:14 2052:17 2052:172237:17,20 2040:212053:13,22 2055:2,9,19,252225:1 2227:4 2228:4 2229:7courses 2128:16 courses 2128:162052:17 2067:19 2086:25 2155:232056:14 2055:2,9,19,252229:24 2037:4 2040:9 2036:16,232057:6 2231:6 2053:3 2223:182041:1,1,4,5,7 2041:1,1,4,5,7 2041:12,12,252110:11 2198:2 2215:5 210:112198:2 2215:5 2059:3 2060:1 2060:11,18 2236:9 2237:22042:6,15,19 2043:202111:8 2126:1 2126:4 2160:12237:5 2037:52061:5,8,9,17 2061:5,8,9,172044:4,23					
continue2187:12246:142118:17,222117:232092:122192:13,24core 2140:212119:6,15,232158:242104:132215:5 2217:3Corporation2160:62167:162189:102217:172207:18,192200:102222:152202:42219:10,14,15correct 2053:32224:19courses 2128:162210:142237:17,202053:13,222225:1 2227:4court 2034:1,12continuedconversations2054:3,8,152227:242035:9,142052:172040:212055:2,9,19,252228:4 2229:72036:16,232067:192138:82056:142229:242037:4 2040:92086:252155:232057:62231:62041:11,1,4,5,72088:12192:3 2196:42058:11,16,212233:3 2235:52042:6,15,192111:8 2126:12236:142060:11,182236:9 2237:22043:202126:4 2160:12237:52061:5,8,9,17correctly2044:4,23					
2092:122192:13,24core 2140:212119:6,15,232158:242104:132215:5 2217:3Corporation2160:62167:162189:102217:172207:18,192200:102222:152202:42219:10,14,15correct 2053:32224:19courses 2128:162210:142237:17,202053:13,222225:1 2227:42035:9,142052:172040:212055:2,9,19,252228:4 2229:72036:16,232067:192138:82056:142229:242037:4 2040:92086:252155:232057:62231:62041:1,1,4,5,72088:12192:3 2196:42058:11,16,212233:3 2235:52042:6,15,192111:8 2126:12236:142060:11,182236:9 2237:22043:202126:4 2160:12237:52061:5,8,9,17correctly2044:4,23		,			
2104:132215:5 2217:3Corporation2160:62167:162189:102217:172207:18,192200:102222:152202:42219:10,14,15correct 2053:32224:19courses 2128:162210:142237:17,202053:13,222225:1 2227:4court 2034:1,12continuedconversations2055:2,9,19,252228:4 2229:72036:16,232057:192138:82056:142229:242037:4 2040:92086:252155:232057:62231:62041:1,1,4,5,72088:12192:3 2196:42058:11,16,212232:182041:12,12,252110:112198:2 2215:52059:3 2060:12233:3 2235:52042:6,15,192111:8 2126:12236:142060:11,182236:9 2237:22043:202126:4 2160:12237:52061:5,8,9,17correctly2044:4,23				· · · · · ·	2117:23
2189:102217:172207:18,192200:102222:152202:42219:10,14,15correct 2053:32224:19courses 2128:162210:142237:17,202053:13,222225:1 2227:4court 2034:1,12continuedconversations2054:3,8,152227:242035:9,142052:172040:212055:2,9,19,252228:4 2229:72036:16,232067:192138:82056:142229:242037:4 2040:92086:252155:232057:62231:62041:1,1,4,5,72088:12192:3 2196:42058:11,16,212232:182041:12,12,252110:112198:2 2215:52059:3 2060:12233:3 2235:52042:6,15,192111:8 2126:12236:142060:11,182236:9 2237:22043:202126:4 2160:12237:52061:5,8,9,17correctly2044:4,23		,			
2202:42219:10,14,15correct 2053:32224:19courses 2128:162210:142237:17,202053:13,222225:1 2227:4court 2034:1,12continuedconversations2054:3,8,152227:242035:9,142052:172040:212055:2,9,19,252228:4 2229:72036:16,232067:192138:82056:142229:242037:4 2040:92086:252155:232057:62231:62041:1,1,4,5,72088:12192:3 2196:42058:11,16,212232:182041:12,12,252110:112198:2 2215:52059:3 2060:12233:3 2235:52042:6,15,192111:8 2126:12236:142060:11,182236:9 2237:22043:202126:4 2160:12237:52061:5,8,9,17correctly2044:4,23			-		
2210:142237:17,202053:13,222225:1 2227:4court 2034:1,12continuedconversations2054:3,8,152227:242035:9,142052:172040:212055:2,9,19,252228:4 2229:72036:16,232067:192138:82056:142229:242037:4 2040:92086:252155:232057:62231:62041:1,1,4,5,72088:12192:3 2196:42058:11,16,212232:182041:12,12,252110:112198:2 2215:52059:3 2060:12233:3 2235:52042:6,15,192111:8 2126:12237:52061:5,8,9,17correctly2044:4,23			,		
continued 2052:17conversations 2040:212054:3,8,15 2055:2,9,19,252227:24 2228:4 2229:72035:9,14 2036:16,232067:19 2086:252138:8 2155:232056:14 2057:62229:24 2037:4 2040:9 2016:16,232037:4 2040:9 2041:1,1,4,5,72088:1 2192:3 2196:42058:11,16,21 2059:3 2060:12232:18 2233:3 2235:52041:12,12,25 2042:6,15,192111:8 2126:1 2126:4 2160:12236:14 2237:52060:11,18 2061:5,8,9,172236:9 2237:2 correctly2044:4,23					
2052:172040:212055:2,9,19,252228:4 2229:72036:16,232067:192138:82056:142229:242037:4 2040:92086:252155:232057:62231:62041:1,1,4,5,72088:12192:3 2196:42058:11,16,212232:182041:12,12,252110:112198:2 2215:52059:3 2060:12233:3 2235:52042:6,15,192111:8 2126:12236:142060:11,182236:9 2237:22043:202126:4 2160:12237:52061:5,8,9,17correctly2044:4,23		· · ·	,		,
2067:192138:82056:142229:242037:4 2040:92086:252155:232057:62231:62041:1,1,4,5,72088:12192:3 2196:42058:11,16,212232:182041:12,12,252110:112198:2 2215:52059:3 2060:12233:3 2235:52042:6,15,192111:8 2126:12236:142060:11,182236:9 2237:22043:202126:4 2160:12237:52061:5,8,9,17correctly2044:4,23					,
2086:252155:232057:62231:62041:1,1,4,5,72088:12192:3 2196:42058:11,16,212232:182041:12,12,252110:112198:2 2215:52059:3 2060:12233:3 2235:52042:6,15,192111:8 2126:12236:142060:11,182236:9 2237:22043:202126:4 2160:12237:52061:5,8,9,17correctly2044:4,23					,
2088:12192:3 2196:42058:11,16,212232:182041:12,12,252110:112198:2 2215:52059:3 2060:12233:3 2235:52042:6,15,192111:8 2126:12236:142060:11,182236:9 2237:22043:202126:4 2160:12237:52061:5,8,9,17correctly2044:4,23					
2110:112198:2 2215:52059:3 2060:12233:3 2235:52042:6,15,192111:8 2126:12236:142060:11,182236:9 2237:22043:202126:4 2160:12237:52061:5,8,9,17correctly2044:4,23					
2111:8 2126:12236:142060:11,182236:9 2237:22043:202126:4 2160:12237:52061:5,8,9,17correctly2044:4,23					
2126:4 2160:1 2237:5 2061:5,8,9,17 correctly 2044:4,23					
· · · · · · · · · · · · · · · · · · ·					
2191:9 2238:18 2061:18,21,22 2086:17 2045:15,20,25				·	,
	2191:9	2238:18	2061:18,21,22	2086:17	2045:15,20,25
			<u> </u>	<u> </u>	l

2046:8,24	2110:23	2244:23,24	2079:18	currently 2127:1
2040:0,24	2110.25	2245:3,8,13,15	2088:19	custody 2048:13
2048:24	2115:9	2245:19,20,25	2102:8,20,23	2050:17
2049:11,17,19	2120:19,21,24	2246:2,16,24	2222:7	2054:9
2049:20	2120:17,21,24	2240:2,10,24	creating 2097:2	cut 2049:9
2049:20	2122:13,21	Court's 2039:25	credentials	2082:24
2050:4,19,22	2122:13,21	2041:21	2227:25	2082:24
2051:2,7,8,12 2051:14,15,17	2123:14,15,18	2110:16	credibility	2166:17
2051:14,15,17	2123:14,15,18	2164:14	2244:22	2198:20
2051:18,19,22	2123.21 2124:1,4,8,10	2104.14	2244.22	cuts 2067:8,14
2051:25	2124.1,4,8,10	courtroom	credit 2139:15	2067:15
2052:3,15	2125.9,10	2051:9 2110:5	2220:22	2088:23
2057:21	2147.5	2031.9 2110.3 2110.3	criminal 2034:1	cycle 2155:12
2057:21 2059:14	2148.15 2152:14	2110.7 2123:17	2121:19	2204:12
2059.14 2060:6 2068:4	2152.14 2155:7 2157:5	2123.17 2224:1,3	2121:19	2204.12 2237:8
2068:13,20,25	2158:6 2159:9	2224.1,3	2122.9 2180.3	2237.0
2008.13,20,23	2159:19,24	2242.15	2244.18,20	D
2071:17 2074:10	2162:3 2163:5	Courts 2243:11	crisis 2124:24	D.C 2042:13
		cover 2176:18	2156:2	2043:9,9
2075:19	2165:3,7,21		critical 2166:8	2124:9
2077:15 2079:5	2166:11,23,25	coverage 2067:25	cross 2224:12	DA's 2091:16
	2167:1 2172:14		2244:5	2094:24
2080:18		2139:18		dabbled 2205:24
2081:15	2177:8	2144:17	cross-examina	daily 2082:5
2084:17	2178:10	2160:22	2052:17	2137:16
2085:14,17,20	2180:13	2203:12	2082:15	2137:10
2085:21,23	2181:3	2215:2	2086:10,18	damaging
2086:13,22	2184:16	covers 2183:5	2115:10	2155:16,17,25
2087:4,4,14,15	2185:9 2189:3	CP1 2052:24	2221:19	2155:10,17,25
2087:16	2189:5,17,20	2053:8,11,21	2243:5	damming
2088:4	2189:24	2054:2 2056:6	cross-examine	2045:7
2090:25	2190:4,13,16	2057:16	2086:3	Dan 2172:7
2091:3,6	2190:18,22,25	2059:3 2060:3	2243:22	danger 2039:21
2092:1,6,10	2191:7 2197:1	2061:11	2244:8	Daniels 2175:18
2093:4,7,8,11	2197:19	2062:24	cross-examined	2175:23
2093:13,18,20	2211:3,11	2063:3,14,25	2243:1 2244:2	2175.25
2093:24	2212:5	2064:12	cross-examining	2187:25
2094:1,3	2213:18	2066:12	2086:14	2188:13,17
2103:14,17,19	2216:10	2069:19	crossed 2156:6	2191:18,25
2103:23	2220:14,19	2070:19	crucial 2132:4	2191.18,25 2198:17,25
2104:5,8,12,17	2221:15,18	2074:1,4	2225:15	2198.17,25
2104:20,25	2222:18,20,21	2075:25	Cruz 2144:16,17	2204:5
2105:5,12,16	2222:24	2077:19	Crying 2222:12	2210:22
2105:22,25	2223:4,5,9,10	2088:10	2222:13,19	2210:22
2106:6,8,14,19	2224:5,10	CP2 2052:25	Culpa 2116:15	2217:6 2219:3
2106:25	2240:17,19,22	2053:8	2116:17,21	2217.6 2219.5
2108:1,7,9,15	2241:1,4	create 2080:11	cumulative	2220:10
2108:16	2242:4,17	2102:10,22	2166:4	Daniels' 2237:15
2109:6,9	2243:1,16,17	created 2072:6	current 2101:16	DANY 2163:5
2110:3,9,13,17	2244:3,10,14	2073:2	2127:13,16	DAN 1 2103.3

				Page 2257
data 2055:1	2090:17	2238:21	2041:2,4,7	delete 2059:7
2061:7,10,14	David 2110:22	2239:16,16	2042:1	2060:25
2061:20,23,24	2142:16	2243:4	2135:17	2062:11
2062:11,15	2144:6 2147:1	day-to-day	2162:13	deleted 2058:24
2064:10	2147:14	2227:14	decisions	deleting 2071:11
2066:17	2151:12,23	2232:2	2041:18	deliberations
2069:22	2183:22,24	days 2048:20	deck 2145:11	2241:13
2070:10	2186:20,22,22	2054:13	declined	delivered 2053:2
2081:5,9	2187:4	2101:19	2198:22	2053:8 2054:7
2085:10	2194:23	2146:8	2218:13	2054:18
2087:8	2204:23	2155:13	deep 2128:12	2206:7
2088:13,19	2205:8 2213:4	2168:8	defendant	denial 2187:18
2090:1	2213:10	2193:14,14	2034:6,21	2188:20
2092:22	2214:14	2194:3,3	2037:25	2191:17,24
2096:3	2229:4,6	2204:9	2082:22	2197:11
date 2038:7,16	David's 2205:1	2206:22,23	2084:20	denials 2109:4
2044:19,21	Davidson	2214:6 2215:9	2108:22,24	2197:25
2045:14,16,21	2040:5	2232:3	2122:11	denied 2036:3
2046:7,9,18	2198:15	deal 2180:9	2127:13	2218:10
2047:9	day 2064:4	2187:20	2244:22	deny 2152:3,3,3
2062:19	2082:23	2214:15	2245:15,21	2152:11
2063:2,17	2084:20	2226:14	defendant's	2246:7
2064:16	2096:5,5	dealing 2179:17	2189:11,13	denying 2188:21
2071:9 2072:5	2101:12,20	2182:7	2241:11	2203:4
2072:22	2119:12	2221:11	2244:15,18,21	Department
2073:2 2074:8	2129:5,6	deals 2041:7	2245:17,24	2225:24
2075:20	2130:11	2134:23	Defense 2044:21	2244:24
2092:15,15	2135:8	debate 2153:2,3	2055:13	2245:10
2096:22	2137:14,19	2153:7,18	2057:21	depend 2193:17
2097:6 2105:9	2138:25	2160:23	2058:8	depending
2106:5,13,22	2140:8	2165:15	2059:15	2084:12
2111:16	2145:17,18,25	2168:8,10,12	2060:6 2068:5	depends
2112:4,17	2146:3,3,5,9	2168:13,16,18	2077:16	2098:10
2113:4,16	2153:4,6	2168:20,23	2079:7 2109:2	2140:19
2114:7 2115:3	2156:6 2159:3	2169:8,11,12	2123:2,5	deplane 2179:16
2118:19	2162:1	2169:20	defense's	Deputy 2218:21
2119:1 2130:8	2171:18	2170:1	2049:24	describe
2183:11	2176:4 2193:5	2233:12,15,21	definitely	2096:17
2211:7	2193:7,10,13	2233:24	2137:15	2097:23
2212:21,23	2193:18,21	2234:14,18	2155:10	2101:8
dated 2039:3	2194:4,8	December	2157:2	2118:21
2042:8	2204:10,19	2118:2	2171:24	2124:16,19
dates 2075:22	2210:17	decide 2036:1,7	definitively	2131:18
2091:17	2213:5,9	2050:23	2198:4	2132:17
2200:1	2219:16	2118:7	degraded	2133:2,24
Daus 2051:9	2232:5,12	decided 2109:20	2061:24	2136:19
2052:19	2236:4,13,15	2118:8	degree 2034:7	2143:21
2081:21	2236:22	decision 2040:24	2126:10	2145:18
2088:8	2237:6 2238:5	2040:25	delay 2048:18	2149:13

2155:9,10	2208:6	2101:9	disconnect	dislikes 2132:7
2161:15	developments	digits 2141:21	2088:25	display 2111:23
2177:21	2233:19	2141:21	discretion	2147:4,6,18,21
2178:15	device 2058:4	diligence	2244:17	2148:20
2202:9,23	2061:14	2100:14	2245:14	2149:7 2157:4
2203:8	2064:10	direct 2094:4	discuss 2160:17	2158:10
2204:22	2069:13,25	2111:8	2181:22	2159:6 2163:4
2208:25	2070:19	2124:13	2203:6 2206:2	2163:10
2209:24	2071:6	2126:4 2181:8	2206:4	2163:10
2215:15,15	2079:12,14	2185:20	2217:14	2173:2
2219:14	2080:7,8	2191:9 2195:7	2218:24	2177:22
described	2084:8,13,24	2200:4 2218:2	2234:1	2178:12
2121:25	2089:19	directed	2241:14	2180:12
2148:23	2241:23	2241:13	2247:11	2181:5
2181:18,23	devices 2048:13	directing	discussed	2184:15
2192:7 2214:4	2053:8	2181:13	2042:12	2185:11
2215:8	devote 2043:22	directly 2101:4	2148:12	2194:16
2238:18	difference	2134:4	2172:16	2196:25
2239:3	2084:1	2154:24	2173:19	2198:9
describing	different 2039:6	2197:14	2217:12	2199:18
2215:20	2050:15	2219:2,7	2241:22,24	2202:6 2212:7
description	2058:9	2241:18	discussing	displayed
2133:11	2061:23	2244:21	2153:23	2055:14
deserves	2084:14	2245:16	2191:16	2057:23
2139:15	2101:18	Director 2128:6	2217:25	2059:16
desk 2208:23	2117:11	2128:8,19	discussion	2060:8 2068:6
2209:8,9	2120:14	2130:2,15	2091:4 2093:6	2070:14
2239:9	2124:21	2151:25	2107:11	2072:12,23
desks 2209:3	2128:15	2207:25	2121:6	2074:13
despicable	2130:7 2132:5	2208:2,18,19	2123:12	2075:2
2186:3	2134:16	2208:20	2138:19	2077:17
despite 2245:7	2135:15	2209:23,25	2156:13	2079:8 2147:8
detail 2083:9	2136:14	2210:13	2169:8	2147:24
2089:18	2139:16	2215:1	2191:14	2148:11,22
2136:20	2142:22	2218:22	2237:24	2149:10,12,22
2204:13	2152:17	2222:3	2241:2	2150:5 2151:7
details 2167:9	2194:8 2205:3	disagree	discussions	2157:8
2169:17	2221:8	2041:25	2135:15	2158:12
determine	2226:23	disappear	2183:10	2198:13
2061:24	2231:23	2059:8	2188:8	2217:23
2080:5	2236:15	disappointed	2198:17	displaying
2098:24	2240:8 2243:2	2162:25	2214:14	2246:18
2116:21	2244:3,3	discipline	2242:2	dispositive
determined	2245:11	2050:3	disgraceful	2245:23
2107:8	difficult 2058:25	disciplined	2164:6	disprove
developed	2059:2 2152:8	2049:16	disgusting	2043:12
2156:21	2152:10	disclose 2198:18	2164:6	dispute 2056:16
development	2246:5	disclosure	disinvite	disrupt 2153:17
2155:16,17	digital 2097:3	2133:7,12,16	2161:25	distance
L	-	-	-	-

2162.11	0144-15	duone - J	2124-16	0147.10 14 16
2162:11	2144:15	dropped 2048:19	2124:16	2147:13,14,16
distinction	2146:2		effect 2155:14	2147:19,25
2159:20	2204:10	2112:9	2156:3	2148:3,5,6,13
distinguish	2207:5	2173:11,13	effective	2148:21,23
2160:13	2219:25	drum 2114:12	2086:13	2149:1,5,8,13
distract 2186:4	2226:22	dubbed 2125:7	effort 2162:11	2149:18
distracted	2231:19	due 2100:14	efforts 2210:4	2150:10,18,21
2085:18	2240:6	duly 2093:17	eight 2134:15	2150:25
District 2034:16	dollars 2231:11	2123:25	Eisenberg	2151:8 2152:1
2034:20	domain 2142:14	2190:20	2159:24	2152:6,9
2047:23	dominate	2223:7	2223:11	2153:17,25
2050:2 2056:2	2155:12	dumping	either 2046:16	2154:8,9,12
2056:9	dominated	2066:17	2055:25	2160:24
2065:21	2160:22 Der 2120:21 24	Dust 2060:3,4,9	2098:9,10	2176:21,22,25
2094:9,11,15 2120:5 2127:7	Don 2130:21,24	2060:19 duties 2094:14	2172:12	2177:18,19,25
2120:5 2127:7 2196:18	2131:2 2227:18	2094:21	2192:24 2215:17	2178:4,15,16 2179:14
2196:18 2211:22	Donald 2034:5	2094:21 2136:9	2215:17 2217:6	2179:14 2180:4,16,22
diversity	2035:3,10	2136:9	2234:21	2180:4,16,22 2181:15,20
2227:12	2035.5,10	2220.20	2234.21 2241:7	2181:13,20
DNJ00160215	2099:3,8,13	E	elaborating	2185:17
2163:6	2100:20,25	E 2034:11,11,14	2169:17	2185:17
doctrine	2100.20,23	2034:14	elected 2172:16	2242:8
2122:11	2112:3,16	2093:16,16,16	election 2112:21	emails 2047:23
document	2112:3,10	2103:11,21	2113:9 2137:9	2047:25
2106:4 2147:9	2113:5,15	2106:14	2146:19	2093:3 2142:7
2147:10	2127:14	2109:10	2170:5 2174:5	2093:3 21 12:7
2157:9,11	2128:18,20	2123:24,24	2174:18	embarrassed
2163:5,12	2190:11	earlier 2091:7	2204:9	2238:13
2177:8,12,17	2191:5	2092:3	2206:24	embeds 2070:25
2180:17	DonaldTrump	2109:16	2218:10	Emil 2034:23
2184:16,21,24	2142:14	2118:1	2219:4	2035:10
2199:21	door 2108:23	2138:18	2221:12	employee
2211:12,16	2109:22	2143:8 2161:8	2232:21	2133:25
2216:9	dot 2201:17	2172:16	electronic	2207:7 2228:5
documentation	doubt 2243:6	2192:8 2193:5	2081:2	employment
2217:9	doubts 2036:20	2193:13,20	2241:23	2207:23
documents	Douglas 2051:9	2243:1	elevator 2153:13	2208:16
2048:2 2049:8	Dr 2144:2	early 2052:8	elicit 2121:23	2210:19
2049:12	draft 2184:4	2169:8 2194:3	2122:10	2215:11
doing 2057:18	2185:2,16	2225:1	2166:14	encounter
2080:2	2186:7,25	East 2161:1	elicited 2086:1	2218:12
2081:25	2246:10	Eastern 2110:21	Ellis 2034:19	encrypted
2082:5	drafted 2186:24	edited 2071:10	2035:8	2058:16,18
2126:21	drafting	2071:12	email 2039:12	endeavor
2129:15	2159:13	2185:3	2047:4 2093:2	2181:25
2133:6	2184:1	editor 2142:20	2122:22	ended 2082:24
2138:12	draw 2072:2	editors 2230:10	2142:10,12,14	2235:2
2141:4	2159:20	educational	2146:22,25	endorse 2166:17
			l	

endorsement	2131:2	2136:6 2137:8	2199:19	exchange 2202:3
2173:15	especially	2156:8	2212:3,5,6	2204:22
ends 2092:15	2172:23	2208:18	2217:22	2211:21
engage 2230:7,9	2216:5	everybody	2241:11	2214:3
engagements	2220:20	2043:1	2245:2,23	exclude 2040:10
2132:8,9	2232:20	2130:17	evidentiary	2040:13
engine 2101:18	2243:25	2137:3	2037:1 2121:1	2123:7
English 2124:17	ESQ 2034:16,17	2185:11	exact 2038:11	excluding
Enjoy 2189:16	2034:17,18,18	2198:11	2103:8	2122:12
2190:4	2034:19,19,23	2199:19	2107:15	excuse 2241:6
enjoying 2125:6	2034:23,24,25	2217:23	2117:14	excused 2091:2
enlarge 2149:20	essentially	evidence	2122:5	2103:16,18
Enquirer	2062:11	2037:14,23,24	2147:16	2120:23
2142:20	2097:3	2039:1 2040:3	2148:5	2189:19,23
2143:23	2101:11	2041:3	2157:17	2222:23,25
2144:15	establish	2043:13	2162:24	2240:24
2175:15	2045:16,21	2045:7,8	2178:4	Executive
2177:4	2046:9,13	2051:1	2180:22	2131:23
2188:24	2047:8,9	2070:13	2185:4	2132:2
entailed 2065:7	2050:8,16	2072:8 2077:9	2211:24	2207:21
enter 2101:17	establishing	2081:2 2083:1	exactly 2106:9	2209:13,21
entered 2110:4,7	2107:7	2083:24	2108:12	executives
2123:16	estate 2128:10	2084:1,21	2111:1	2128:17
entering 2051:8	2129:21	2085:9,11	2133:17	exemption
2051:22	2222:10	2086:4 2087:7	2215:17	2037:13
2110:3,6	2226:24	2087:9 2088:9	examination	exhibit 2038:14
2123:15	et 2135:15	2089:13	2081:19	2042:4,7
2190:18	evening 2169:20	2092:25	2084:23	2044:18
2191:1 2223:5	2169:21	2103:10	2086:9,25	2045:24
2224:1,3	2195:6	2108:23	2090:15	2055:13
enters 2051:9,23	2200:18	2109:1 2111:2	2094:4 2111:8	2057:21
entertainment	event 2044:17	2111:4,10,24	2124:13	2059:15
2128:11	2068:16	2112:11,23	2126:4 2191:9	2060:7
2134:24	2138:9	2113:10,23	2224:12	2069:16,18
2222:10	2161:25	2114:23	examine	2070:21
entire 2039:20	2170:22,24	2121:18	2076:11	2072:10
2065:4,6	2192:20	2122:7 2148:9	2244:5	2074:12
2105:7	2193:4	2148:16,19	examined	2077:16
2244:18	events 2077:5	2158:4,7,9	2093:18	2092:24
entirely 2066:16	2109:5 2113:8	2159:5 2166:1	2124:1	2103:2
entirety 2152:5	2128:15	2166:9	example 2038:2	2104:19
entitled 2073:17	2131:12,13	2170:19	2101:15	2107:4,12
entry 2059:17	2136:13	2173:1,2,22	2118:18	2111:11,12,24
environment	2146:1	2174:8,21	2119:18,25	2112:12,24
2054:19	2174:17	2178:8,10,11	2129:13	2113:11,24
2084:11	2208:6 2215:8	2181:1,3,4	2243:14	2114:22
2239:15	eventually	2185:7,9,10	exception	2122:25
Eric 2128:18	2129:4	2194:15	2104:22	2123:6,7
2130:21,24	2135:17	2195:15	2108:7 2109:6	2148:10,18
L	-	-		-

	1	1	1	1
2158:8 2163:8	2090:18	extensive 2081:1	2100:15	2167:8 2171:2
2164:13	2121:11	2086:12	2167:23	2173:5,24
2170:21	2166:14	2092:4	2201:15	2174:11,24
2173:3,23	2167:23	extensively	2215:22	2198:20
2174:10,23	experience	2040:7	2219:18	familiarity
2177:10,14	2071:22,23	2042:12	2239:25	2092:20
2178:11,14,25	2086:11	extent 2050:3	2242:5	family 2125:4
2180:14	2092:15	2092:8 2244:4	2244:17	2130:20,22
2181:4,5,7,11	2107:21	external 2068:22	factor 2042:2	2224:17,19
2182:9	2118:21	2069:1,8	factory 2062:2,4	2238:13
2184:19	2119:8 2129:2	2136:15,16	2062:5,9,10,24	far 2044:24
2185:10,14,24	2136:4 2139:5	extra 2180:8	2081:7	2054:12
2194:17	2226:15	2182:1	facts 2041:13	2063:7
2197:3	2228:6	extracted	2050:16	2079:17
2198:12	2230:16	2061:10	2086:8,16	2080:4 2085:2
2199:20	2231:18	2070:18	Fahrenthold	2093:5 2107:2
2200:6 2201:6	2239:20	extraction	2110:22	2116:25
2202:8,22	expert 2086:1,6	2058:5 2084:8	2147:1,14	2157:18
2204:20	2086:19	2084:24	2149:16	2158:24
2211:14	expertise 2038:6	2085:7	2154:8,19	2166:12
2212:6,9,22	2119:3	extrajudicial	fair 2063:22	2233:5 2247:1
2216:12	explain 2096:24	2035:20	2116:20	Faraday 2057:6
2217:24	2101:13	2036:9,15	2117:21	2083:22
2218:4	2109:4	extreme 2039:21	2155:5 2171:5	fashion 2056:16
exhibits 2037:7	explained	extremely	2228:15	2058:24
2037:20	2183:4,7	2040:19,20	2230:9	2080:6
2038:24	2229:16	2041:20,21	2232:11	father 2144:19
2047:22	explaining		fall 2121:22	fault 2080:22
2069:22	2243:8	F	2127:21	FBI 2061:14
2076:3 2087:9	explanation	F 2034:11	2145:6,16	2078:18
2102:2,8,10,14	2067:3 2187:7	face 2045:6	2171:9 2194:6	2081:6
2102:20	2187:8	2051:14	false 2113:20	FBI's 2186:5
2103:11,20	explode 2058:19	2058:8	2114:20	February
2104:21	Exploratory	2093:11	2175:5	2219:11
2111:5	2126:24	2123:19	2219:23	feedback 2230:1
2118:12	2135:18	Facebook	Falsifying	feel 2044:5
2121:22	exploring	2095:20	2034:7	2155:18,19
2246:13,18	2126:21	facilitate 2132:9	familiar 2060:19	feigned 2183:23
exigent 2084:12	2135:10	2136:15	2060:22	felon 2114:18
exist 2035:23	expose 2244:4	facilitating	2074:15	felt 2156:15,19
2121:25	express 2155:24	2141:6	2097:11	2161:19
2236:20	2189:12	facing 2136:15	2098:2,14	2188:23
existed 2071:4	2241:10	fact 2036:14	2099:23	2206:22
existence	expressly	2044:13	2101:5 2131:7	2219:24
2167:22	2244:25	2050:1	2131:20	2220:3 2225:3
2188:21	extend 2041:22	2055:17	2132:19	2228:18
exists 2091:14	extension	2066:16	2134:6	female 2156:4
expect 2038:8	2078:15	2077:1	2137:25	fewer 2193:15
2040:6	2207:5	2098:20	2146:11	fields 2073:4,10
L	•	•	•	•

				Page 2202
figure 2089:13	2244:2,22	2215:24	followers 2098:1	forward 2127:24
figures 2137:21	findings 2243:1	2216:2	2100:5	2145:5
2231:23	2243:14	2228:21	following 2093:7	2150:25
file 2062:18,22	2244:20,25	2233:10	2123:13	2181:18
2063:2,18,19	2245:16	2234:18	2126:1	forwarded
2063:20	finds 2046:6	2237:12	2139:14	2151:8 2152:1
2064:17,22	fine 2104:20	2242:21	2165:23	2180:4
2065:12,14	finish 2197:20	2243:3	2166:24	2181:15
2067:6,8,16,21	2242:18	2244:24	2167:14	forwarding
2068:22	finished 2124:19	2245:10	2223:11	2147:21
2069:5,6	2126:13	fit 2166:18	2236:4	2148:3,6
2070:21,24,25	2150:2	fitness 2183:5	follows 2093:19	2151:5,6
2070:25	2154:10	five 2082:1	2124:2	2180:20
2071:4,7,13	2216:16	2145:24	2190:21	foul 2112:8
2072:19	firm 2124:22,23	2153:20	2204:22	2173:9
2073:9,13,13	2134:16	2204:10	2223:8	found 2058:12
2073:16,16,21	first 2034:7	2215:9	followup 2201:1	2246:3
2074:8,16,20	2035:5	fix 2228:21,22	footnote	foundation
2075:4,6,15,16	2037:12	fixer 2228:21	2215:21	2037:20
2076:17	2039:2 2045:4	flew 2192:18	footprint 2097:3	2038:18
2078:8,9,13,15	2076:6 2077:1	floor 2132:5,10	forcefully	2091:20
2080:7 2085:5	2084:23	2132:12	2043:5	2092:14,20
2088:25	2093:17	2147:3	forensic 2054:16	2107:2,6
2089:1,5	2109:2	2152:17,19,21	2054:24	2108:5 2123:6
2096:22	2123:25	2152:23	2056:21	foundational
2097:2,6,7	2124:22	2153:7	2058:25	2037:8 2038:6
2103:1,7	2128:23	flow 2137:1	2069:25	founded
2133:16	2135:9,18	focus 2053:11	2070:8	2101:10
files 2064:19	2136:2	2116:25	2071:23	four 2048:20
2074:17	2146:14,21	2163:15	2077:2 2080:4	2054:13
2077:3 2102:2	2150:4,17	2227:6,24	2084:24	2064:16
2102:14,23	2155:8	2236:14	2085:6	2126:12
filing 2133:19	2157:12	2237:5	forensics	2130:22
2213:20	2159:7,10	focused 2049:23	2055:24	2141:20,21
film 2198:16	2163:10	2139:16,18	form 2053:6,15	2145:24
filming 2159:13	2166:2	2222:9 2233:5	2053:18,21,23	2166:2
final 2042:4,7	2169:10	2240:11	2054:2 2055:3	Fox 2207:18,19
2241:12	2175:9,11,22	Focusing	2055:4,6,17,22	free 2166:16,17
finally 2114:22	2176:7,11	2130:15	2056:21	frequently
finances 2133:4	2179:2,5,12	folder 2075:4,6	2084:3,6,14,16	2096:3
financial	2181:8,8	2096:22	2189:12	2138:10,22
2132:23	2184:6	folks 2230:11	2241:10	2145:14
2133:7,12,16	2193:10	follow 2098:11	formal 2126:24	2171:17
find 2101:13	2195:3 2200:4	2117:1	formalize	2240:4
2146:14,21	2201:7	2129:17	2135:17	Friday 2160:25
2152:17	2207:16,22,25	2168:1	format 2138:5	2216:23,24
2236:24	2208:13,16,22	2203:25	formed 2126:24	2233:11,13
finding 2243:5	2209:9	follow-up	former 2198:16	2234:23
2243:21	2210:24	2182:10	forth 2139:17	friend 2082:2
	•		•	

2142:24 G11 2074:12 2203:8 2118:25 2166:20 2167:21 G12 2077:16 2233:15 2145:22 2182:5,21 fringes 2040:8 G17 2057:21 gbost 2225:22 2155:10 2187:21,24 2172:20 G19 2068:5 girs 2216:3 2158:10 2187:21,24 2172:20 G19 2068:5 girs 2216:3 2158:10 2187:21,22 2044:12 G3 2060:7 2093:13 2173:4 2206:23 2044:12 Gag 2043:11 2117:14 2178:10,10 2239:20 2084:7,24 2054:25 2124:8 2127:3 2188:8 2240:1 2241:4 2085:6 gap 2049:25 2129:13 2185:25 2246:2 2246:6 2014:15 2088:18 2140:16 2195:14 gold 2053:12 214:15 2088:18 2140:16 2195:14 gold 2053:12 214:15 2088:18 2140:16 2195:14 gold 2053:12 214:15 gathered 2197:16 2206:25 2123:11 216:14,15,19 2060:25		I		I	I
friends 2143:3,5 G15 2055:13 2243:25 2150:3,19 2183:2 fringes 2040:8 G17 2057:21 gbost 2225:22 2155:21 2186:41.19 frustrated 2058:8 Gidley 2218:20 2158:10 2187:21.24 2172:20 G19 2068:5 girls 2216:3 2159:1,6 2194:10 2228:11 G3 2060:7 2093:13 2173:4 2206:23 2044:12 Gag 2043:11 2117:14 2178:12,21 2211:11 2064:20 gap 2049:25 2124:8 2127:3 2182:8 2240:1 2241:4 2085:6 gaps 2049:25 2129:13 2185:25 2246:20 2114:15 2088:18 2140:16 2195:14 gold 2053:12 2152:11 gathered 2197:16 2206:2 218:7 214:15 2088:18 2140:16 2198:8,10 2085:2 2060:25 2234:14,20 2246:17 2218:7 2176:1 2090:9 gathering 2247:7 2243:7 2138:17 2097:9 geare112137:9 2047:9					
fringes 2040:8 G17 2057:21 ghost 2225:22 2155:21 2186:14,19 frustrated 2058:8 Gidley 2218:20 2158:10 2187:21,24 2172:20 G19 2068:5 girks 2216:3 2159:1.6 2194:10 frustrating G2 2047:23 give 2046:12 2164:11,22 2204:10,15 2228:11 G3 2060:7 2093:13 2173:4 2206:23 2044:12 Gag 2043:11 2117:14 2178:12,21 2211:11 2064:20 gap 2054:5,21 2123:21 2180:10 2239:20 2084:7,24 2054:25 2124:8 2172:3 2182:8 2240:1 2241:4 2085:6 gaps 2049:25 2129:13 2189:25 2244:6 2095:12 2124:4 2125:8 Garten 2226:1 2161:20 2198:8,10 2085:2 2152:11 gathered 2197:16 2200:26 golf214:14:15 2046:27 2000:25 2134:14,20 2246:17 2214:21 golf-related function 2059:5 2153:20.20 2213:21 216:14:1	2167:21		2233:15	2145:22	2182:5,21
frustrated 2058:8 Gidley 2218:20 2158:10 2187:21,24 2172:20 G19 2068:5 girs 2216:3 2159:1,6 2194:10 rustrating G2 2047:23 give 2046:12 2164:11,22 2204:10,15 2228:11 G3 2060:7 2093:13 2173:4 2206:23 full 2039:16,16 G4 2059:15 2096:14 2176:19 2207:22 2044:12 Gag 2043:11 2117:14 2178:12,21 2211:11 2064:20 gap 2054:5,21 2123:21 2180:10 2239:20 2084:7,24 2050:16 2135:14 2189:25 2244:6 2246:20 2093:21 2000:16 2135:14 2189:25 2246:20 gold 2114:14,15 2141:15 gather 2154:5 2170:16 2206:22 2128:16 2085:2 2000:9 gathering 2247:7 2242:37 2243:17 2148:16 2009:9 gathering 2247:7 2242:7 2138:17 gold 2114:14,15 2009:9 gathering 2247:7 2242:20	friends 2143:3,5	G15 2055:13	2243:25	2150:3,19	
2172:20 G19 2068:5 girls 2216:3 2159:1,6 2194:10 frustrating G2 2047:23 give 2046:12 2164:11,22 2006:10,15 2228:11 G3 2060:7 2093:13 2173:4 2206:23 full 2039:16,16 G4 2059:15 2096:14 2176:19 2207:22 2044:12 Gag 2043:11 2117:14 2178:12,21 2111:11 2064:20 gap 2049:25 2124:8 2127:3 2185:25 2246:20 2093:21 2058:16 2135:14 2189:25 2246:20 2035:12 2141:15 2088:18 2140:16 2195:14 gold 2053:12 2124:62 2152:11 gathered 2197:16 2206:22 2128:16 2114:14,15 2000:25 2153:20,20 2213:21 2216:14,15,19 2158:24 2000:25 gathering 2244:17 2242:21 golf-related functionally 2234:4 given 2041:21 2243:7 2246:7 2138:17 2006:25 gathering 2047:9 goes 2045:3 </td <td>fringes 2040:8</td> <td>G17 2057:21</td> <td>ghost 2225:22</td> <td>2155:21</td> <td>2186:14,19</td>	fringes 2040:8	G17 2057:21	ghost 2225:22	2155:21	2186:14,19
frustrating 2228:11 MI 2039:16,16 MI 2039:16,16 MI 2039:16,16 MI 2039:16,17 MI 2039:16,16 MI 2039:16 MI 2039:16,16 MI 2039:16 MI 2039:17 MI 2039:16 MI 2039:17 MI 2039:18 MI 2039:17 MI 2039:18 MI 2039:18 MI 2039:18 MI 2039:18 MI 2039:18 MI 2039:18 MI 2039:18 MI 2039:19 MI 2039:10 MI 2039:19 MI	frustrated	2058:8	Gidley 2218:20	2158:10	2187:21,24
2228:11 G3 2060:7 2093:13 2173:4 2206:23 full 2039:16,16 G4 2059:15 2096:14 2176:19 2207:22 2044:12 Gag 2043:11 2117:14 2178:12,21 2211:11 2064:20 gap 2054:5,21 2123:21 2180:10 2239:20 2084:7,24 2054:25 2124:8 2127:3 2185:25 2244:6 2246:6 2093:21 2050:16 2135:14 2189:25 224:20 2114:15 2088:18 2140:16 2195:14 gold 2053:12 2152:11 gathered 2161:20 2198:8,10 2085:2 2060:25 213:21 2216:17 2218:7 218:7 2060:25 2234:14,20 2246:17 2218:7 2176:1 2097:19 general 2137:9 2047:7 2176:1 203:318 gold 2233:18 2097:19 general 2137:9 2047:9 goes 2045:3 2176:19 2140:16 2138:11 2078:19 219:2 219:25 214:24:7 2091:15 2247:1 2	2172:20	G19 2068:5	girls 2216:3	2159:1,6	2194:10
full 2039:16,16 G4 2059:15 2096:14 2176:19 2207:22 2044:12 gap 2043:11 2117:14 2178:12,21 2211:11 2064:20 gap 2054:5,21 2123:21 2180:10 2239:20 2084:7,24 2054:25 2124:8 2127:3 2185:25 2246:20 2093:21 2050:16 2135:14 2189:15 2246:20 2014:15 2088:18 2140:16 2195:14 gold 2033:12 2124:4 2125:8 Garten 2226:1 2161:20 2198:8,10 2085:2 2153:20,20 2213:21 2216:14,15,19 2158:24 2060:25 2234:14,20 2246:17 2218:16 golf-related 10nctionally 2234:4 gine 2041:21 2243:7 2176:19 golf-related 2097:19 gear 2114:15 2043:20 gold 2033:18 goln 2039:12 2204:14 2036:4 2140:16 2104:1 going 2039:12 2204:14 2036:2 2179:25 functionally 2234:4 2047:1 2219:17 2042:22	frustrating	G2 2047:23	give 2046:12	2164:11,22	2204:10,15
2044:12 Gag 2043:11 2117:14 2178:12,21 2211:11 2064:20 gap 2054:5,21 2133:21 2180:10 2239:20 2084:7,24 2050:16 2135:14 2180:10 2239:20 2084:7,24 2050:16 2135:14 2180:10 2239:20 2083:12 2050:16 2135:14 2189:25 2246:20 2114:15 2088:18 2140:16 2195:14 gold 2053:12 2152:11 gather 2154:5 2170:16 2202:6 golf 2114:14,15 2060:25 2234:14,20 2246:17 2218:7 2176:1 2060:25 2234:4 given 2041:21 2243:7 2243:7 2138:17 2077:19 gear 2114:15 2043:20 gold 2033:18 goln-related 2036:4 2140:16 2104:19 given 2041:21 2243:7 2176:19 2036:4 2140:16 2104:1 going 2039:12 2204:14 2036:4 2140:16 2104:1 going 2039:12 2206:22 2091:15 2247:1 <td>2228:11</td> <td>G3 2060:7</td> <td>2093:13</td> <td>2173:4</td> <td>2206:23</td>	2228:11	G3 2060:7	2093:13	2173:4	2206:23
2064:20 gap 2054:5,21 2123:21 2180:10 2239:20 2084:7,24 2054:25 2124:8 2127:3 2182:8 2240:1 2241:4 2085:6 gaps 2049:25 2129:13 2185:25 2246:20 2014:115 2088:18 2140:16 2195:14 gold 2053:12 2124:4 2125:8 Garten 2226:1 2161:20 2198:8,10 2085:2 2152:11 gather 2154:5 2170:16 2200:6 golf 2114:14,15 2060:25 2234:14,20 2213:21 2216:14,15,19 2158:24 2060:25 2234:14,20 2247:7 2142:7 2147:7 2147:1 2090:9 gathering 2247:7 2242:21 golf-related 2097:19 gear 2114:15 2043:20 goal 2233:18 gonna 2176:15 2097:19 general 2137:9 2047:9 goes 2045:3 2176:19 2140:16 2140:16 2104:1 going 2039:12 2204:14 2036:4 2140:16 2104:1 going 2035:9,10 2041:42 2091	full 2039:16,16	G4 2059:15	2096:14	2176:19	2207:22
2084:7,24 2054:25 2124:8 2127:3 2182:8 2240:1 2241:4 2085:6 gaps 2049:25 2129:13 2185:25 2244:6 2246:6 2093:21 2050:16 2135:14 2189:25 2246:20 2114:15 2088:18 2140:16 2195:14 gold 2053:12 2122:4:4 2125:8 Garten 2226:1 2161:20 2198:8,10 2085:2 2152:11 gather 2154:5 2170:16 2206:22 2128:16 function 2059:5 2234:14,20 2246:17 2218:7 2176:1 2060:25 2234:4 given 2041:21 2243:7 2246:7 2138:17 2037:2 2097:9 gear 2114:15 2043:20 gold 223:18 gonna 2176:15 functions general 2137:9 2047:9 goes 2045:3 2176:19 2140:16 2138:11 2078:19 2119:2 2179:25 fundamental 2146:19 2189:15 2041:22,23 2206:22 2091:15 2247:1 2219:17 2042:22 good 2035:9,10 fundmental	2044:12	Gag 2043:11	2117:14	2178:12,21	2211:11
2085:6 gaps 2049:25 2129:13 2185:25 2244:6 2246:6 2093:21 2050:16 2135:14 2189:25 2246:20 2114:15 2088:18 2140:16 2195:14 gold 2053:12 2124:4 2125:8 Garten 2226:1 2161:20 2198:8,10 2085:2 2152:11 gather 2154:5 2170:16 2202:6 golf 2114:14,15 2060:25 2234:14,20 2246:17 2218:7 2176:1 2090:9 gathering 2247:7 2242:21 golf-related 2090:9 general 2137:9 2047:9 goes 2045:3 2176:19 2140:16 2138:11 2078:19 2119:2 2179:25 functions general 2137:9 2047:9 good 2039:12 2204:14 2036:4 2146:19 2189:15 2041:22,23 godd 2035:9,10 2091:15 2247:1 2219:17 2042:22 good 2035:9,10 2081:14 2110:2 gives 2230:1 2045:9,10 208:12,22,23 2081:14 2110:2 gives 22	2064:20	gap 2054:5,21	2123:21	2180:10	2239:20
2093:212050:162135:142189:252246:202114:152088:182140:162195:14gold 2053:122124:4 2125:8Garten 2226:12161:202198:8,102085:22152:11gather 2154:52170:162206:222128:16fultime 2126:7gathered2197:162206:222128:16function 2059:52234:14,202246:172218:72176:112090:9gathering2247:72242:21golf-relatedfunctionally2234:4given 2041:212242:21golf-relatedfunctionsgeneral 2137:92047:9goes 2045:32176:192140:162138:112078:19going 2039:122204:142036:42146:192189:152041:22,23good 2035:9,102091:152247:12219:172043:2,222035:142140:212194:82247:42044:212052:5,19,20fundraisinggeneralize2247:42044:212052:5,19,20goil:13,242167:102141:202065:2205:13,24214:10,152088:32131:142138:132050:132094:16,672088:32131:142138:132050:132094:16,672120:18generate 2073:92167:9208:82129:152120:18generate 2073:92169:172081:112150:82140:12going 203:92050:21,252100:112180:7 2189:32186:8Georgia 2093:92050:21,252107:11,162191:11 <t< td=""><td>2084:7,24</td><td>2054:25</td><td>2124:8 2127:3</td><td>2182:8</td><td>2240:1 2241:4</td></t<>	2084:7,24	2054:25	2124:8 2127:3	2182:8	2240:1 2241:4
2114:15 2088:18 2140:16 2195:14 gold 2053:12 2124:4 2125:8 Garten 2226:1 2161:20 2198:8,10 2085:2 2152:11 gather 2154:5 2170:16 2202:6 golf 2114:14,15 function 2059:5 2153:20,20 2213:21 2216:14,15,19 2158:24 2060:25 2234:14,20 2246:17 2218:7 2017:61 2090:9 gathering 2247:7 2242:21 golf-related 2097:19 gear 2114:15 2043:20 goal 2233:18 goma 2176:15 functionally 2234:4 given 2041:21 2047:9 goes 2045:3 2176:19 2140:16 2104:1 going 2039:12 2204:14 2036:4 2140:16 2104:1 2036:4 2146:19 2189:15 2041:22,23 good 2035:9,10 2045:29,10 fundraising generalize 2247:1 2219:17 2042:22 good 2035:9,10 further 2063:21 generalize 2247:4 2044:21 2052:5,19,20 further 2063:21 generalize<	2085:6	gaps 2049:25	2129:13	2185:25	2244:6 2246:6
2124:4 2125:8 Garten 2226:1 2161:20 2198:8,10 2085:2 2152:11 gather 2154:5 2170:16 2202:6 golf 2114:14,15 fultime 2126:7 gathered 2197:16 2206:22 2128:16 2060:25 2234:14,20 2246:17 2218:7 2176:1 2090:9 gathering 2247:7 2242:21 golf-related 2097:19 gear 2114:15 2043:20 goal 2233:18 gonna 2176:15 2140:16 2138:11 2078:19 2119:2 2179:25 functions general 2137:9 2047:9 goot 2045:3 2176:19 2140:16 2138:11 2078:19 2119:2 2179:25 fundamental 2140:16 2104:1 going 2039:12 2204:14 2036:4 2146:19 2189:15 2041:22,23 good 2035:9,10 guther 2063:21 generalize 2247:4 2044:21 2052:5,19,20 fundraising generalize 2247:4 2044:21 2052:5,19,20 further 2063:21 gener	2093:21	2050:16	2135:14	2189:25	2246:20
2152:11 gather 2154:5 2170:16 2202:6 golf 2114:14,15 fulltime 2126:7 gathered 2197:16 2206:22 2128:16 2060:25 2234:14,20 2246:17 2218:7 2176:1 golf-related 2090:9 gathering 2234:14,20 2246:17 2218:7 2176:1 golf-related 2090:9 gathering 2234:4 given 2041:21 2243:7 2134:17 gonf-related 2097:19 general 2137:9 2047:9 goes 2045:3 2176:19 2134:17 2036:4 2140:16 2104:1 going 2039:12 2204:22 2006:22 2091:15 2247:1 2219:17 2042:22 good 2035:9,10 fundraising generalize 2247:4 2044:21 2052:5,19,20 further 2063:21 generalize 2247:4 2044:21 2052:5,19,20 generalize 2247:1 219:17 2042:22 good 2035:1,40 2088:3 2131:14 2138:13 2050:13 2094:1,6,7 2090:13,24	2114:15	2088:18	2140:16	2195:14	gold 2053:12
fulltime 2126:7 function 2059:5 gathered 2197:16 2206:22 2128:16 2060:25 2133:20,20 2213:21 2216:14,15,19 2158:24 2090:9 gathering 2247:7 2242:21 golf-related 2090:9 gathering 2247:7 2242:21 golf-related 2097:19 gear 2114:15 2043:20 goal 2233:18 gonma 2176:15 functions general 2137:9 2047:9 goes 2045:3 2176:19 2140:16 2138:11 2078:19 2119:2 2179:25 2091:15 2247:1 2219:17 2042:22 good 2035:9,10 fundraising generalize 2241:12 2043:2,22 2035:14 2140:21 219:4:8 2247:4 2044:21 2052:5,19,20 further 2063:21 generally 2065:2 giving 2138:13 2050:13 2094:1,6,7 2088:3 2131:14 2138:13 2050:13,24 2124:10,15 2115:12 generate 2073:9 2167:9 2080:8 2129:15 2120:18 <t< td=""><td>2124:4 2125:8</td><td></td><td>2161:20</td><td>2198:8,10</td><td></td></t<>	2124:4 2125:8		2161:20	2198:8,10	
function 2059:5 2153:20,20 2213:21 2216:14,15,19 2158:24 2060:25 2234:14,20 2246:17 2218:7 2176:1 2090:9 gathering 2247:7 2242:21 golf-related functionally 2234:4 given 2041:21 2243:7 2134:17 2097:19 gear 2114:15 2043:20 goal 2233:18 gonna 2176:15 functions general 2137:9 2047:9 goes 2045:3 21776:19 2140:16 2138:11 2078:19 2119:2 2179:25 fundamental 2140:16 2104:1 going 2039:12 2204:14 2036:4 2146:19 2189:15 2041:22,23 2206:22 2091:15 2247:1 2194:8 2247:4 2044:21 2052:5,19,20 further 2063:21 generalize 2247:4 2044:21 2052:5,19,20 2081:12,22,23 2081:14 2110:2 giving 2138:13 2050:13 2094:1,6,7 2088:3 2131:14 2138:14 2051:2 2115:12,13 <		gather 2154:5	2170:16	2202:6	golf 2114:14,15
2060:25 2234:14,20 2246:17 2218:7 2176:1 2090:9 gathering 2247:7 2242:21 golf-related 2097:19 gear 2114:15 2043:20 goal 2233:18 goma 2176:15 functionally gear 2137:9 2047:9 goal 2233:18 goma 2176:15 functions general 2137:9 2047:9 goes 2045:3 2176:19 2140:16 2138:11 2078:19 2119:2 2179:25 fundamental 2140:16 2104:1 going 2039:12 2204:14 2036:4 2146:19 2189:15 2041:22,23 2206:22 2091:15 2247:1 2043:2,22 good 2035:9,10 fundraising generalize 2241:12 2043:2,22 2035:14 2140:21 giving 2138:13 2050:13 2094:1,6,7 2088:3 2131:14 2138:14 2051:2 2115:12,13 2090:13,24 2167:10 2141:20 2065:13,224 2124:10,15 2115:8 generate 2073:9 2169:17 2081:11	fulltime 2126:7	gathered	2197:16	2206:22	2128:16
2090:9 gathering 2247:7 2242:21 golf-related functionally 2234:4 given 2041:21 2243:7 2246:7 2134:17 2097:19 gear 2114:15 2043:20 goal 2233:18 gonna 2176:15 functions general 2137:9 2047:9 goes 2045:3 2179:25 fundamental 2140:16 2138:11 2078:19 2119:2 2003:12 2204:14 2036:4 2140:16 2189:15 2041:22,23 206:22 good 2035:9,10 fundraising generalize 2247:4 2044:21 2052:5,19,20 further 2063:21 generally 2065:2 giving 2138:13 2050:13 2094:1,6,7 2088:3 2131:14 2138:14 2051:2 2115:12,13 2090:13,24 2167:10 214:20 2065:13,24 2124:10,15 2148:13 2073:4 2169:17 2081:8 2129:15 2120:18 generated 2169:17 2081:11 2150:8 2148:13 2073:4 2196:17 2080:8 2129:15	function 2059:5	2153:20,20	2213:21	2216:14,15,19	2158:24
functionally 2097:192234:4 gear 2114:15given 2041:21 2043:202243:7 2246:7 goal 2233:18 goal 2233:12 2119:22134:17 2134:17 goal 2233:18 goal 2233:18 goal 2233:18 goal 2233:12 219:252134:17 goal 2233:18 goal 2233:18 goal 2233:18 goal 2233:12 219:252134:17 goal 2233:18 goal 2233:18 goal 2233:18 219:222134:17 goal 2233:18 goal 2233:18 219:222134:17 goal 2233:18 goal 2233:12 2204:142036:4 2036:4 2140:21 2140:21 2140:21 2140:21 2088:3 2081:14 2110:2 2181:14 2110:2 2181:14 2110:2 2131:14 2138:14 2138:14 2138:14 2050:13 2045:9,10 2050:13 2045:9,10 2081:21,22,23 2065:13,24 2144:10,15 2141:20 2065:13,24 2169:17 2081:11 2150:8 2169:17 2080:8 2169:17 2081:11 2150:8 2166:17 2091:17 2155:11 2150:8 2166:5 2220:25 220:25 220:25 220:25 2020:21,25 2062:7,8 2109:16 2109:16 2137:15 2101:11 2188:11 2188:11 2123:14 2137:15 2103:14 2137:15 2104:17 2137:15 2106:1 2137:15 2106:1 2137:15 2106:1 2137:15 2106:1 2137:15 2106:1 2137:15 2106:1 2137:15 2106:1 2137:15 2106:1 2137:15 2106:1 2137:15 2106:1 2135:11,22 2242:132134:17 2137:15 2106:1 2135:15 2136:16 2135:16,16,16 2201:17,20204:12.21 204:22 206:1 2109:16 2155:11,22 224:13	2060:25	2234:14,20	2246:17	2218:7	2176:1
$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	2090:9	gathering	2247:7	2242:21	golf-related
functions 2140:16general 2137:9 2138:112047:9 2078:19goes 2045:3 2119:22176:19 2179:25fundamental 2036:42140:162104:1 2189:15going 2039:12 2041:22,232204:14 2006:222091:152247:12219:17 2042:222004:22,23 good 2035:9,10fundraising 2140:21generalize 2194:82241:12 2043:2,222035:14 2052:5,19,20further 2063:21 2081:14generalize 2110:2giving 2138:13 2138:142050:13 2051:22094:1,6,7 2081:21,22,232081:14 2110:22110:2 giving 2138:13 2090:13,24gioreate 2073:9 2167:102167:9 2080:82080:8 2129:152120:18 2148:13 2152:20generated generated2169:17 2081:112081:11 2150:82150:8 2129:152186:8 2220:25 2220:25 2221:14 2240:16,21 2240:16,21gentrate 2052:3,224206:7,8 2062:7,82109:16 2109:162191:11 2146:128:82188:11 2137:15 2101:112123:14 2093:42093:4 2135:8,19 2120:7,11,142093:4 2135:8,19 2120:7,11,142093:4 2135:8,19 2120:7,11,14	functionally	2234:4	given 2041:21	2243:7 2246:7	2134:17
2140:162138:112078:192119:22179:25fundamental2140:162104:1going 2039:122204:142036:42146:192189:152041:22,232206:222091:152247:12219:172042:22good 2035:9,10fundraisinggeneralize2241:122043:2,222035:142140:212194:82247:42044:212052:5,19,20further 2063:21generally 2065:2gives 2230:12045:9,102081:12,22,232081:142110:2giving 2138:132051:32094:1,6,72088:32131:142138:142051:22115:12,132090:13,242167:102141:202065:13,242129:152120:18generate 2073:92167:92080:82129:152120:18generated2169:172091:172155:112152:20generousglass 2153:122104:172156:162154:3 2166:52220:25go 2042:6,102106:112180:7 2189:32186:8Georgia 2093:92050:21,252107:11,162190:13,222221:142093:222062:7,82109:162191:11240:16,21getting 2055:32084:192128:132198:18fuzzy 2154:212086:12093:42135:8,192205:7,11,142188:112123:142093:42135:8,192205:7,11,142188:112123:142093:42135:3,242205:15G2079:72192:192106:12152:72230:4,52093:	2097:19	gear 2114:15	2043:20	goal 2233:18	gonna 2176:15
fundamental2140:162104:1going 2039:122204:142036:42146:192189:152041:22,232206:222091:152247:12219:172042:22good 2035:9,10fundraisinggeneralize2241:122043:2,222035:142140:212194:82247:42044:212052:5,19,20further 2063:21generally 2065:2gives 2230:12045:9,102081:21,22,232081:142110:2giving 2138:132050:132094:1,6,72088:32131:142138:142051:22115:12,132090:13,242167:102141:202065:13,242124:10,152115:8generate 2073:92167:92080:82129:152120:18generated2169:172081:112150:82148:132073:42196:172091:172155:112152:20generousglass 2153:122104:172156:162220:25go 2042:6,102106:112180:7 2189:32186:8Georgia 2093:92050:21,252107:11,162190:13,222221:142093:222062:7,82109:162191:112240:16,21getting 2055:32084:192128:132198:18fuzzy 2154:212086:12089:162135:8,192205:7,11,142188:112123:142093:42136:3,242205:7,52137:152101:112140:202209:212146:1 2186:82104:252146:1,72210:12G2079:72192:192106:12152:	functions	general 2137:9	2047:9	goes 2045:3	2176:19
2036:42146:192189:152041:22,232206:222091:152247:12219:172042:22good 2035:9,10fundraisinggeneralize2241:122043:2,222035:142140:212194:82247:42044:212052:5,19,20further 2063:21generally 2065:2gives 2230:12045:9,102081:21,22,232081:142110:2giving 2138:132050:132094:1,6,72088:32131:142138:142051:22115:12,132090:13,242167:102141:202065:13,242124:10,152115:8generate 2073:92167:92080:82129:152120:18generated2169:172081:112150:82148:132073:42196:172091:172155:112152:20generousglass 2153:122104:172156:162220:25go 2042:6,102106:112180:7 2189:32186:8Georgia 2093:92050:21,252107:11,162190:13,222221:142093:222062:7,82109:162191:112240:16,21getting 2055:32084:192128:132198:18fuzzy 2154:212086:12089:162135:8,192205:7,11,142188:112123:142093:42136:3,242205:7,52137:152101:112140:202209:212146:1 2186:82104:252146:1,72210:122093:16,16,162201:17,202109:162155:1,222242:13	2140:16	2138:11	2078:19	2119:2	2179:25
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	fundamental	2140:16	2104:1	going 2039:12	2204:14
fundraising 2140:21generalize 2194:82241:12 2247:42043:2,22 2042:212035:14 2052:5,19,20further 2063:21 2081:14generally 2065:2 2102:13gives 2230:1 2045:9,102081:21,22,23 2045:9,102081:21,22,23 2092:13,242090:13,24 2115:8 2115:8 	2036:4	2146:19	2189:15	2041:22,23	
2140:212194:82247:42044:212052:5,19,20further 2063:21generally 2065:2gives 2230:12045:9,102081:21,22,232081:142110:2giving 2138:132050:132094:1,6,72088:32131:142138:142051:22115:12,132090:13,242167:102141:202065:13,242124:10,152115:8generate 2073:92167:92080:82129:152120:18generated2169:172081:112150:82148:132073:42196:172091:172155:112152:20generousglass 2153:122104:172156:162154:3 2166:52220:25go 2042:6,102106:112180:7 2189:32186:8Georgia 2093:92050:21,252107:11,162191:112240:16,21getting 2055:32084:192128:132198:18fuzzy 2154:212086:12089:162135:8,192205:7,11,142188:112123:142093:42136:3,242209:212137:152101:112140:202209:212146:1 2186:82104:252146:1,72210:122093:16,16,162201:17,202109:162155:11,222230:4,52093:16,6,162201:17,202109:162155:11,222242:13			2219:17		0
further 2063:21 2081:14generally 2065:2 2102gives 2230:1 giving 2138:132045:9,10 2050:132081:21,22,23 2090:13,242090:13,24 2115:82131:14 2167:102138:14 2141:202050:13 2065:13,242094:1,6,7 2115:12,13210:18 2148:13 2152:20generate 2073:9 generous 2167:92167:17 2081:112081:21,22,23 2167:92121:10,15 2129:152152:20 2154:3 2166:5 2220:25generous 2220:25glass 2153:12 2050:21,252104:17 2106:112156:16 2190:13,222186:8 2220:25Georgia 2093:9 2050:21,252050:21,25 2062:7,82109:16 2109:162191:11 2198:182240:16,21 2240:16,21 G G 2079:7 2093:16,16,162086:1 2137:152089:16 2106:112135:8,19 2136:3,242050:7,11,14 2186:7G 20079:7 2093:16,16,162191:11 2192:192106:1 2106:12152:7 2152:72230:4,5 2230:4,5	0	0		,	
2081:142110:2giving 2138:132050:132094:1,6,72088:32131:142138:142051:22115:12,132090:13,242167:102141:202065:13,242124:10,152115:8generate 2073:92167:92080:82129:152120:18generated2169:172081:112150:82148:132073:42196:172091:172155:112152:20generousglass 2153:122104:172156:162154:3 2166:52220:25go 2042:6,102106:112180:7 2189:32186:8Georgia 2093:92050:21,252107:11,162190:13,222221:142093:222062:7,82109:162191:112240:16,21getting 2055:32084:192128:132198:18fuzzy 2154:212086:12089:162135:8,192205:7,11,142188:112123:142093:42136:3,242205:15G2079:72146:1 2186:82104:252146:1,72210:122093:16,16,162201:17,202109:162155:11,222242:13					, ,
2088:32131:142138:142051:22115:12,132090:13,242167:102141:202065:13,242124:10,152115:8generate 2073:92167:92080:82129:152120:18generated2169:172081:112150:82148:132073:42196:172091:172155:112152:20generousglass 2153:122104:172156:162154:3 2166:52220:25go 2042:6,102106:112180:7 2189:32186:8Georgia 2093:92050:21,252107:11,162190:13,222221:142093:222062:7,82109:162191:112240:16,21getting 2055:32084:192135:8,192205:7,11,142188:112123:142093:42136:3,242205:7,11,142188:112137:152101:112140:202209:21G2146:1 2186:82104:252146:1,72210:122093:16,16,162201:17,202109:162155:11,22224:13		•	0	,	, ,
2090:13,24 2115:82167:10 generate 2073:92141:20 2167:92065:13,24 2080:82124:10,15 2129:152120:18 2148:13generated 2073:42169:17 2196:172081:11 2091:172150:8 2155:112152:20 2154:3 2166:5generous 2220:25glass 2153:12 go 2042:6,102104:17 2106:112156:16 2180:7 2189:32186:8 2220:25Georgia 2093:9 2093:222050:21,25 2062:7,82109:16 2109:162191:11 2190:13,222240:16,21 2240:16,21 3getting 2055:3 2186:12089:16 2135:8,192135:8,19 2128:132205:7,11,14 2198:18fuzzy 2154:21 2086:12086:1 2137:152093:4 2101:112140:20 2106:1,72209:21 2205:7,11,14G 2079:7 2093:16,16,162192:19 2106:1 2192:192106:1 2106:12152:7 2152:7 2230:4,5G 2093:16,16,162201:17,202109:162155:11,222146:12,186:8 2109:162155:11,222242:13					<i>, ,</i>
2115:8 2120:18generate 2073:9 generated2167:9 2169:172080:8 2081:112129:15 2150:82148:13 2152:20 2154:3 2166:52073:4 2073:42196:17 2196:172091:17 2091:172155:11 2155:112152:20 2154:3 2166:5generous 2220:25glass 2153:12 go 2042:6,102104:17 2106:112180:7 2189:3 2180:7 2189:32186:8 2221:14Georgia 2093:9 2093:222050:21,25 2062:7,82107:11,16 2190:162190:13,22 2191:112240:16,21 getting 2055:3getting 2055:3 2084:192084:19 2128:132198:18 2128:132198:18 2205:7,11,14fuzzy 2154:21 2188:112086:1 2123:142093:4 2109:162135:8,19 2136:3,242205:7,11,14 2209:21G 2079:7 2093:16,16,162146:1 2186:8 2109:162104:17 2152:7 2230:4,52230:4,5 2230:4,52093:16,16,16 2001:17,202109:16 2109:162155:11,222242:13					
2120:18 2148:13generated 2073:42169:17 2196:172081:11 2091:172150:8 2155:112152:20 2154:3 2166:5generous 2220:25glass 2153:12 go 2042:6,102104:17 2106:112156:16 2180:7 2189:32186:8 2221:14Georgia 2093:9 2093:222050:21,25 2062:7,82107:11,16 2190:162190:13,22 2191:112240:16,21 getting 2055:3getting 2055:3 2084:192084:19 2128:132198:18 2198:18fuzzy 2154:21 2188:112086:1 2123:142093:4 2109:162135:8,19 2136:3,242205:7,11,14 2205:7,11,14G 2079:7 2093:16,16,162104:25 2109:162146:1,2186:8 2104:252146:1,7 2152:7 2230:4,52200:4,5 2200:4,5	· · · · ·			,	,
2148:132073:42196:172091:172155:112152:20generousglass 2153:122104:172156:162154:3 2166:52220:25go 2042:6,102106:112180:7 2189:32186:8Georgia 2093:92050:21,252107:11,162190:13,222221:142093:222062:7,82109:162191:112240:16,21getting 2055:32084:192128:132198:18fuzzy 2154:212086:12089:162135:8,192205:7,11,142188:112123:142093:42136:3,242205:15G2146:1 2186:82104:252146:1,72210:122093:16,16,162192:192106:12152:72230:4,52093:16,16,162201:17,202109:162155:11,222242:13		0			
2152:20 2154:3 2166:5generous 2220:25glass 2153:12 go 2042:6,102104:17 2106:112156:16 2180:7 2189:32186:8 2221:142093:22 2093:222050:21,25 2062:7,82107:11,16 2190:162190:13,22 2191:112240:16,21 fuzzy 2154:21 2188:11getting 2055:3 2086:12084:19 2093:42128:13 2135:8,19 2135:8,192198:18 2205:7,11,14112123:14 2137:152093:4 2101:112136:3,24 2136:3,242205:7,11,14 2209:2111237:15 2146:1 2186:8 2192:192104:25 2106:12146:1,7 2152:72209:21 2230:4,52093:16,16,16 2093:16,16,162201:17,202109:162155:11,222242:13		0			
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$		2073:4			
2186:8 Georgia 2093:9 2050:21,25 2107:11,16 2190:13,22 2221:14 2093:22 2062:7,8 2109:16 2191:11 2240:16,21 getting 2055:3 2084:19 2128:13 2198:18 fuzzy 2154:21 2086:1 2089:16 2135:8,19 2205:7,11,14 2188:11 2123:14 2093:4 2136:3,24 2209:21 G 2146:1 2186:8 2104:25 2146:1,7 2210:12 G 2079:7 2192:19 2106:1 2152:7 2230:4,5 2093:16,16,16 2201:17,20 2109:16 2155:11,22 2242:13		0	0		
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$			0		
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$		U	,	,	, ·
$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$			·		
$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$	· · · · · ·	0 0			
$\begin{array}{ c c c c c c c c c c c c c c c c c c c$,	
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	2188:11			,	
$\begin{array}{ c c c c c c c c c c c c c c c c c c c$	C				
2093:16,16,16 2201:17,20 2109:16 2155:11,22 2242:13				· ·	
					,
GI 2047.22 2202:13 2115:7 2156:8 2163:4 Google 2242:10				,	
	GI 2047:22	2202:13	2115:7	2156:8 2163:4	Google 2242:10
		<u> </u>		<u> </u>	<u> </u>

gotten 2182:19	2100:4	2118:19	2242:22	2038:3,4,15,25
Government	2133:17	2120:3	hard 2129:15	2092:11,12
2050:15	2158:19	handled 2080:20	2152:10	2104:2,14,22
2065:25	2203:20	2080:22	2155:9,10,22	2105:5,15
2070:13	guidance	handles 2115:17	2194:8	2107:9 2108:1
2072:10	2137:15	2115:23	2239:22	2108:7,12
2074:12	guilt 2189:11,13	2116:6	Harvey 2144:20	2109:7
2076:3	2241:11	handling	hash 2061:17	2166:19
2105:18	guys 2091:11	2068:22	2096:23	heart 2220:1,11
Government's	2156:16,19	2088:18	2097:2,4,5	heavily 2245:4
2072:18	2175:25	2092:22	hashed 2102:10	2246:13,18
graduated		hands 2145:11	2102:22	hectic 2198:2
2126:11	<u> </u>	hang 2082:4	hashes 2061:20	2232:13
Graff 2131:20	H 2123:24,24,24	hangar 2176:15	hashing 2096:24	2239:4
2131:22	H-I-C-K-S	hanger 2176:18	2097:1	held 2091:4
2225:7,11	2124:7	happen 2066:9	hat 2114:15	2121:6 2122:4
Graff's 2132:15	H-I-L-T-Z-I-K	2166:21	He'll 2129:18	2121:0 2122.4
Grand 2196:17	2124:23	2197:22	heading 2146:7	2165:23
2196:20	half 2096:12	21)7:22 2213:15	hear 2044:1,4	2166:24
2199:6	2150:4	2235:15	2085:17	2241:3
Grant 2245:3	hallmarks	happened	2092:9	2244:25
Gray 2244:16	2108:6	2054:22,25	2127:25	2245:3
great 2144:1,6	Hampshire	2056:6,16,23	2128:12	help 2050:8
2144:24	2135:13	2064:13	2120:12	2098:23
2231:16	hand 2049:18	2065:5,6	2152:2,2	2100:6 2125:2
greater 2243:11	2051:14	2068:17	2166:22	2128:15
green 2059:17	2123:19	2076:19	2175:9,11	2132:9
Greenblatt	2154:12	2080:7,11	2186:20	2157:25
2226:5	handed 2042:17	2081:5 2083:8	2187:2	2167:13
Greensboro	2046:3	2089:3,14	2192:24	2205:14
2170:12,24	2047:21	2112:20	2246:2	2208:7
grew 2129:2	2049:22	2113:8	heard 2067:24	helped 2140:17
grounds 2092:1	2246:10	2153:11,24	2069:12,20	2216:17
2121:11	handful 2037:16	2155:1 2174:4	2085:12	helpful 2132:8
group 2129:18	handle 2037:3	2174:17	2144:10	2133:6,8,10,19
2137:15	2038:17	2211:5 2214:9	2150:12	2141:6
2140:11,19	2056:15	2214:20,21	2155:8	2145:11
2142:20,23	2081:2 2098:3	2229:14	2165:20	2151:24
2152:17,19	2098:5,6	2236:13	2167:8 2175:7	2155:19
2153:1	2099:2,10,12	2238:19	2175:16,18,21	2228:18
2155:24	2099:20	happening	2175:23	helping 2131:14
2161:19	2100:19	2238:14	2176:7,11	2136:11,14
2163:11	2101:2 2102:5	happens	2179:5,12	2151:22
growth 2128:17	2102:17	2058:23	2192:4,25	2225:17
Guardia	2112:2,15	2109:19	2215:24	2227:4
2145:23	2113:2,14	2119:15	2216:2	Hershey
guess 2048:9	2114:5 2115:1	happy 2040:23	2237:12	2192:19
2066:24	2115:23	2042:15	hearing 2237:15	Hey 2213:3
2076:16	2117:1	2162:7	hearsay 2037:19	HHicks@Don
				1

21.42.12	21.00.22			2002.22
2142:13	2168:22	horseface	idea 2099:15	2083:23
Hicks 2120:25	2169:3,8,13,16	2114:11	2120:2 2220:9	2137:21
2121:12	2172:17	hospitality	ideal 2054:17,24	2160:12
2124:6,10,15	2173:16	2125:4	2056:15,21	2166:10
2148:23	2203:11	2128:10	2080:4,11	2171:22
2158:13	2233:6,10	2222:10	2081:4	2245:23
2159:20	2237:4	hostile 2084:11	Ideally 2054:20	importantly
2178:15	home 2130:14	hosts 2116:11	2056:24	2243:13,13
2189:21	2235:10,17	hotel 2134:23	identification	imposter
2190:19,22	2238:8	2226:14	2102:2,14	2100:16
2191:11	honestly 2245:8	hotels 2134:17	2103:1,7	improperly
2195:10,17	Honor 2036:25	2226:24,25	2111:4 2163:7	2241:19
2197:4	2037:11	hours 2083:20	2184:17	in-person
2198:24	2038:10	2156:5	2196:25	2234:1
2204:18	2041:6,10	2160:23	2216:11	inadmissibility
2221:21	2044:6,8,12,17	2161:4 2237:8	identified	2121:25
2222:18	2045:12,24	House 2161:24	2122:24	2122:2
2223:4,6	2047:4,12,13	2165:11	2123:2	inappropriate
2240:22	2092:8,25	2166:15	identify 2092:21	2149:15
highlight 2179:2	2104:13	2207:7,9,11,16	2157:25	inauguration
2195:9	2105:20	2207:22	2200:1	2206:25
highlighted	2106:3,10	2208:14,15,22	identifying	incident 2241:18
2074:17	2107:15,23	2209:10,14	2095:6	incidents
2077:21	2108:11,17,20	2210:5,18,25	ignore 2202:1	2172:19
2078:9	2108:21,25	2215:7,11	image 2058:3	include 2037:15
2195:14	2109:25	2218:11,16,18	2073:1,5,6	2094:21
Hiltzik 2124:23	2111:6	2238:17	images 2058:8	2095:9,13
2142:21	2120:20	2240:12	immediate	2151:12
history 2124:19	2124:12	How's 2206:21	2160:19,21	2187:6,14,17
2244:19	2166:7 2189:4	HR 2047:25	immediately	2200:2
hitting 2238:8	2190:15	2049:8	2054:18	included
Hoffinger	2191:8	HTAU 2048:16	immune 2122:8	2149:18
2034:18	2240:18	2053:2,9	immunity	2187:8
2035:7	2243:6,11	2054:7,18	2121:11	2191:17
Hogan 2218:20	2244:1,13	2057:16,18	2122:6	2198:1
hold 2177:19	2245:16	hundreds	impact 2041:9	2225:20
holding 2122:7	2246:14	2232:11	2113:21	2227:18
Hollywood	Honor's 2039:6	hunt 2114:21	2166:10	includes 2242:2
2039:4,9,13,24	2044:9 2104:1	hurricane	2175:6	including
2040:4,8	HONORABLE	2161:1,3,5	2206:13	2039:7
2044:10	2034:12	hurt 2171:6	2210:9 2234:5	2047:22
2045:17	hooked 2057:8	2238:13	impacts 2035:20	2080:14
2110:19	Hope 2120:25	2246:20	impeach	2106:12
2146:12,14	2124:6	hypothesis	2048:13,24	2114:15
2150:12	2190:19	2071:21	2049:1,25	2225:7 2242:8
2156:4 2160:3	2195:10,17		2086:3	incoming
2161:5,13	2223:6	iCloud 2066:19	implying 2204:4	2069:13
2166:6,8	hoping 2180:8	icon 2101:4	important	2090:9
2167:3,15	2204:14	1011.2101.24	2035:22	2136:23

2137:1	2242:11	2219:6,9	interpreted	involved
2181:10	informed	instances	2070:4	2130:21
incorrect	2137:21	2245:14	interrupt	2133:5
2160:15	2161:9	institutional	2169:23	2134:22
independent	infringed 2036:4	2132:5 2134:2	2177:20	2136:21
2118:24	initial 2109:4	instructed	interrupted	2139:5,7
2119:18,22	2135:22	2115:20	2083:18	2144:18,20
indicate 2070:21	2155:23	2116:24	interrupting	2237:21
2106:24	2156:21,22	2227:24	2240:6	2242:12
indicates	2157:15	instruction	intervening	involves 2122:10
2036:14	2160:2	2039:18	2077:5	involving
2068:21	2185:12	2246:11,20	interview	2094:25
Indicating	2215:7 2222:3	instructions	2040:17	2095:5
2040:12	initially 2160:8	2241:12	2138:9	2218:12,15
indication	initials 2212:14	2247:2,5,6	2213:21,24	2241:19
2238:7	initiated	intake 2053:2	2214:8,11,15	Iowa 2135:8,9
Indictment	2192:21	integrity 2097:1	2214:17,23	2135:22
2034:2 2035:3	initiatives	intend 2121:23	2215:1,2	iPhone 2071:4
individual	2125:5	2122:10,23	interviews	iPhones 2062:7
2107:12	2128:15	2123:5	2135:15	irony 2201:22
individuals	innocence	intended 2123:1	2136:13	issue 2035:16
2043:1	2189:11,13	intends 2037:7	2141:5 2146:3	2047:17
2124:25	2241:11	intense 2160:22	introduce	2082:18
2127:4	innuendos	intent 2039:25	2039:15	2091:15
2172:22	2201:15	intentionally	2044:25	2107:9
inferences	input 2157:2	2244:23	2045:10,14	2108:20
2072:2	2184:6	interacted	2108:25	2169:4
influence	2187:11	2090:8	introduced	2220:23
2241:20	inquire 2052:14	interacting	2039:12	2234:5 2237:6
information	2094:2	2145:14	2142:21	2242:5,19
2038:1,3	2124:11	2224:25	introducing	2244:3,5
2063:13	2221:17	2226:7 2227:2	2044:18	issued 2158:16
2071:8,14	inquiry 2175:13	interactions	2045:13	2218:25
2073:1,14,24	2177:24,24	2133:3	2106:19,20	issues 2043:25
2075:12,15	2179:20,25	2136:20	investigated	2047:25
2076:2 2078:8	2180:20	2194:10	2080:12	2231:24
2091:18	2182:11,19	2220:11	investigation	2232:18
2092:13	2191:12	2226:3,11	2117:23	2245:5
2095:19	2215:19	2237:25	2186:5	iTunes 2064:20
2100:7	2244:18	interest 2226:16	2196:18	2064:22
2106:12	2245:14	2227:11	investigations	2065:2
2108:15	insert 2227:8	interfere 2070:4	2094:18	Ivanka 2125:1
2110:24	Instagram	interjecting	2120:16	2128:18
2137:3 2154:5	2095:20	2243:4	investigative	2130:21,25
2183:25	2117:11	internal 2047:23	2144:7	2131:2
2197:8	installed 2060:2	2136:17	invited 2162:9	
2234:17	2060:13	internet 2057:8	invites 2243:23	J
2236:24	instance 2061:6	2242:9	involve 2132:3	J 2034:5 2035:3
2241:16	2064:12	interplay 2070:8	2137:11	2190:11
L	•			•

2101.5	isin 2125.9	2222.17	2212.12	2124-21
2191:5	join 2125:8	2222:17	2212:12	2134:21
jailbird 2114:18	2207:6	2224:11	2224:3,6	2136:13,25
January 2053:3	joined 2035:12	2244:3 2246:2	2241:20	2138:6,12,13
2053:19,24	2126:19	July 2042:22	2242:15	2144:8
2057:2	2207:23,25	2068:9 2145:4	2243:4	2153:19
2058:10	joining 2229:6	2145:5	2245:24	2154:5
2063:25	joking 2136:3	jump 2237:10	2246:1,5,12,22	2155:18,19,21
2064:2,4,13	Joshua 2034:17	June 2126:25	JUSTICE	2188:20
2065:11	2035:6	2130:10	2034:12	2193:22
2066:7 2074:4	Journal 2175:14	2135:19,20	K	2204:14
2074:5,23	2176:8,12	jurors 2043:23	K 2123:24	2220:22
2077:2	2179:6,21	2052:5		2221:8
2080:23	2181:11	2103:15	Karen 2175:7,9	kindness
2126:22	2182:1 2184:2	2110:12,24	2175:11 2176:7 2177:2	2219:25
2130:9	2184:5 2187:3	2166:21		2220:10
2135:23	2187:10,22	2189:7,18,18	2179:5,11	Kings 2093:25
2206:25	2188:17	2191:2,2,6	2183:4,11	knew 2081:24
2207:10,14,24	2191:13,18	2222:20,22,22	2187:23	2139:12
2208:23	2194:11	2241:4	2194:24	2143:3 2177:6
2210:20	2195:2,23	jury 2051:21,22	2210:19,21,25	2182:16
2215:14	2197:9 2199:4	2051:23	2213:6	2236:23
Jared 2152:24	2199:7,10	2052:1	2237:12	know 2036:19
2180:4,20	2202:4,12	2096:17,24	KATHERINE	2038:7
Jason 2151:12	2205:22	2101:8,13	2034:19	2040:23
2151:15,15,21	2210:21	2103:16	Kathy 2035:8	2045:25
2152:24	2215:20	2104:18	keep 2131:14	2046:11
2153:16	2216:3 2233:6	2107:16	2189:10	2048:4,6
2226:5	2237:11	2110:6,7	2202:25	2052:8,9
Jeff 2153:3,4	journalists	2111:10,18,23	2204:15	2054:12,25
Jeremy 2047:24	2229:20	2112:6,11,19	2239:23	2057:3,6,8
2048:1,4,6	2230:10	2112:23	2241:9	2062:2,22
2053:9	Jr 2034:16	2113:6,10,18	keeping 2052:7	2063:7 2065:2
job 2086:13	2128:18	2113:23	Keith 2131:7,10	2065:5,7,10,20
2128:19	2131:2	2114:10,23	2140:23	2066:2,5
2140:16	JUAN 2034:12	2115:6	2141:6,7,7	2067:11,18
2142:21	Judge 2041:19	2132:11	Kellyanne	2074:3
2143:8	2047:16	2136:19	2151:15,17	2076:14,24
2208:19	2050:20	2141:17	2152:24	2078:22
2209:24	2051:3	2145:18	Kendra 2034:25	2080:2 2089:3
2219:24	2052:13	2153:10,24	2035:13	2089:5 2090:5
2225:13	2071:15	2156:13	kept 2045:3	2090:7,11,12
2226:21	2081:14,17	2185:15	2209:18	2091:23
2230:6,19	2085:25	2190:24	key 2234:4	2097:14
2239:8	2088:2 2093:2	2191:1	kind 2041:3	2106:10
2240:12	2121:1,9	2192:16	2063:24	2107:4 2116:8
jobs 2124:22	2122:16	2196:17,20	2064:17	2119:20
John 2112:8	2155:6 2165:2	2199:7 2202:9	2129:14	2128:24
2164:25	2190:1	2202:23	2131:16	2129:14
2173:10	2197:18	2208:25	2133:2	2131:11,24
	•	•	•	•

2132:25	2209:21	lack 2150:22	2123:6	2103:14
2132:25	2210:11	laid 2037:21	layed 2091:21	2103.14 2104:25
2133:5,0,10	2210:11	2092:14	layer 2243:9	2104.25
2134:22	2212:12	2107:2,7	layers 2155:20	2100:1,0
2135:9,10	2212:12	landed 2176:13	laying 2039:4	2163:15
2136:1,4	2213:3,13,10	2176:19	lead 2139:14	2170:18
2130:1,4	2213:17	2192:18	leader 2162:20	2170:18
2137.15,10	2214.20	2192.18	leaders 2161:9	2178:18
2138:11	2215.21	landfall 2161:1	2165:5	2178.18
2139.15,10	2210:13,19	2161:3	leadership	2180.10
2140.20	2220:1,20	landing 2176:21	2148:4	2182.22
2141.21 2142:16,18,19	2220.1,20	language	2148.4 2151:11	2184.15,25 2185:11,12,22
2142:10,18,19	2224:14	2049:23	leading 2042:23	2185.11,12,22 2190:17,24
2144:7 2145:24	2224:14 2230:7		2137:11	2190:17,24 2194:14
		2172:11,12		
2146:10	2235:21,23 2237:8 2243:3	laptop 2064:8	2160:23	2198:8,10
2150:1,6		2064:10,13,18	leaks 2234:16	2199:18
2151:24	2247:3,8,10	2064:19	learn 2176:25	2201:4 2202:6
2153:21,25 2155:11	knowledge 2048:3	2065:16,18 2066:3,5,17,22	2188:4 2219:12	2202:20 2204:16
2156:5,15,15	2118:24	2066:25	learned 2215:15	2212:7,10,19
2160:22	2119:18,23	2067:4 2074:1	learning 2188:7	2216:9,14
2161:17,21	2120:2 2132:5	2075:24	leave 2046:24	2217:21
2163:23	2134:2	2076:7,9,11	2145:22	2218:5
2167:18,22	2195:18,25	2080:14	2193:25	2222:20
2168:4	2196:13	2232:7	2194:4	2223:4
2169:14	2197:14,24	large 2113:7	leaving 2193:4	2226:17
2172:18,23	2214:24	2174:16	2242:15	2227:6 2232:1
2176:16	2219:2,19	larger 2137:9	led 2050:16	letting 2041:3
2177:12,19	2241:19	late 2234:24	Lee 2144:20	2041:10
2179:24	known 2146:11	2235:5	left 2035:11	lewd 2040:19,21
2181:23,24	2218:14	latest 2186:3	2074:16	liaison 2131:13
2182:14,19,20	2220:7	Laurie 2159:24	2075:3	2136:14
2183:23	knows 2056:6	2223:10	2193:20	liberal 2186:4
2184:20	2114:17	law 2034:22,24	2194:3	license 2134:23
2186:18	Kramsky	2041:13,14,15	2207:13,13,15	licensing
2187:19	2087:15	2241:12	2215:6	2226:14
2188:19	Kushner	2242:5,11	Legal 2225:24	life 2232:1
2189:1	2152:25	2243:17	legitimate	light 2041:2
2192:21	2180:4	lawsuit 2211:7	2183:6	2210:12
2193:21	2181:16,20	2213:21	2186:18	liked 2156:24
2196:2 2197:4	2182:3	lawyer 2036:8	2187:9	2228:20
2197:20,25		2114:18,18	length 2121:24	2230:12
2200:23,24		2127:11	let's 2047:14	likes 2106:12,24
2202:17	L 2034:16	2228:24	2051:7,21	2132:7 2230:2
2203:18,21	2093:16	2229:1	2053:11	2230:4
2204:2,3,7,8	2123:24	lawyers 2067:22	2062:5 2067:6	limine 2039:7
2204:11	L-O-N-G-S-T	2227:16	2074:25	2109:17
2206:12,17,21	2093:23	lay 2041:12	2077:1,14	limit 2036:12
2207:4	La 2145:23	2092:19	2093:4	limited 2140:22

limiting 2247:1	2193:24	2170:5	2235:1	
2247:5	2193:24 2194:1	2170:5 2207:11	·	<u> </u>
line 2178:19		2207:11 2214:3 2220:7	looking 2043:21 2095:17	M 2034:12
lines 2049:15	2201:15,22 2202:13	2229:14,15	2093.17 2127:4	machine 2046:6
2162:24	2202.15 2203:8	2229.14,15	2127.4 2137:14	2101:6,9,17,23
2162:24 2164:7	2203:8	2232:5	looks 2060:12	2103:5 2186:4
		2230:14		mad 2155:5
2197:17	2210:2 2221:21	. –	2068:17 2069:7	Madeleine
lingering 2036:20	2221:21 2224:16	Longstreet	2009:7	2209:11,12,13
		2093:9,22 2094:6		2209:15
link 2097:25	2226:13,17,23		2181:12	2211:19
2201:11	2227:6 2232:1	2111:14	loop 2168:3	2212:13,17
linked 2073:9	2233:9	2115:12	2180:5	magazine
LinkedIn	2235:11	2122:18,20	looped 2201:1	2183:5
2095:20	2237:10	look 2055:13,15	2227:14	2186:19
links 2101:4	2238:16	2059:15	loose 2166:17	Magniccari
Lisa 2087:15	LLP 2034:24	2063:20	lost 2113:7	2125:11
list 2073:12,14	load 2058:6	2068:7 2071:7	2174:16	2159:24
2073:17,17	loaded 2063:24	2071:23	lot 2038:1,14	2223:10
2074:7,16	2064:19	2072:7	2043:2 2066:6	main 2094:17
2075:6,9,9,16	2066:6	2074:12,25	2088:21	Maine 2193:9
listen 2116:22	2080:15	2077:14	2106:11	maintaining
2116:24	loan 2133:9	2078:8 2079:6	2119:8	2230:6
2242:1	locate 2096:3	2079:10,17	2128:15	maintains
listened 2067:13	located 2208:23	2083:8,16	2132:5 2134:2	2099:11
2116:17	locating 2094:22	2085:3 2090:7	2136:12,13,22	2107:22
listening 2242:3	location 2097:7	2091:12	2136:25	major 2215:1
little 2043:22	locations	2101:17	2146:2	majority
2052:8,9	2241:21,24	2104:23	2150:23,24	2162:20
2065:16	locker 2112:10	2106:8	2155:20	making 2133:10
2084:5	2156:17	2117:16	2156:8 2180:6	2139:24
2085:18	2158:22	2120:13	2198:2	2140:2 2161:1
2107:1 2125:3	2169:15	2137:19	2204:10	2200:13
2127:24	2173:11,13	2149:11	2205:25	2210:6
2130:7 2133:2	lodge 2121:15	2177:12	2206:16	malpractice
2133:13	log 2060:17	2180:16	2230:1	2144:3
2135:5 2136:9	2066:23	2197:4,17	2239:20,25	managed 2137:2
2136:19	2090:19	2202:20	2243:7,19,20	manager
2140:18	logged 2060:12	2218:5	2246:18	2151:18,20
2145:10	2060:16	2242:23	2247:3	managing
2146:20	logically 2245:6	2246:5	Lots 2201:15	2137:11,13
2152:4,7,10	logs 2083:1	looked 2085:5,6	loud 2093:20	Mangold
2153:6,10	2209:19	2090:1	2178:22	2034:19
2154:21	London 2236:11	2101:12	Louis 2168:15	2035:8 2044:6
2155:9	long 2050:11	2118:5,12	loyalty 2221:1	2045:12,16,23
2156:13	2067:18	2120:17	lunch 2189:5,16	2046:2,4
2157:23	2078:18	2160:2	2190:4	2047:13
2162:6 2180:8	2083:7 2095:3	2209:17	2191:12	2091:19
2182:1	2120:5 2134:1	2225:14	luncheon 2190:6	2092:7,19
2192:16	2146:19	2232:15		2093:9 2094:2

2004.5	2106-22	0116-01	0174.19	0100.5.10
2094:5	2106:23	2116:21	2174:18	2188:5,13
2103:10	marks 2039:20	mean 2040:23	2186:4	mentioned
2105:20,23	Martha 2168:17	2046:21	2201:25	2071:5
2106:18,20	massive 2042:25	2048:7 2049:9	2208:8 2213:6	2099:23
2107:23	2155:12	2062:15	2230:7,17,25	2108:3 2126:9
2108:3,8,17	material 2128:9	2067:15	2231:12	2128:2
2109:8,25	2167:18	2069:8 2070:3	2236:1 2237:2	2130:23,24
2110:14,18	materials 2095:7	2107:14	Medical 2144:3	2132:10
2111:3,9	matter 2038:16	2132:11,23	meet 2128:20,22	2133:12
2115:8	2094:25	2136:18	2129:4	2135:1
2120:20	2095:3,5	2152:10	2135:14	2157:14
2122:17	2106:7	2201:19	2235:11	2158:14
Manhattan	2154:23	2203:9,17,20	meeting 2129:11	2159:11
2094:24	2247:16	2204:8 2234:8	2129:19,20,21	2160:18
Manifest.P	matters 2129:3	2242:23	2143:13	2163:23
2073:17	2129:4	meaning 2056:2	2146:2	2164:2 2165:8
2075:6,16	Matthew	2065:9,10	2166:14	2175:19
manipulated	2034:17	2069:2 2205:5	2234:1	2176:7,22
2061:21	2035:7	2205:16	meetings 2129:7	2178:16
manipulation	maximize	meaningful	2129:8,25	2179:7
2085:9 2087:7	2210:9	2235:20	2143:10	2182:10
manner 2137:3	McCain 2112:8	means 2075:9	2236:7	2183:13
manual 2057:11	2164:25	2100:13	2239:25	2186:10
2057:16,18,25	2173:10	2173:15	member 2056:2	2188:14,17
2098:23	McConnell	2205:14	2136:7 2172:5	2191:20
March 2079:12	2162:19,21,23	2242:8	2172:6	2193:14
2107:17	2163:2,19	meant 2202:2	2215:18	2208:13
2114:8	McDougal	media 2069:2	2237:2	2209:8 2225:7
2126:23	2175:7,9,12	2092:21	2241:20	2226:7,13
2207:13,16	2176:8 2177:3	2095:10,17,18	members	2227:20
2211:8	2179:6,11	2095:22	2130:22	2229:11
2212:24	2183:4,11	2096:4,9,12,15	2140:12	mentioning
2213:5,25	2187:23	2097:8,11	2165:11	2215:4
2214:2	2194:24	2100:3 2113:9	2166:16	MERCHAN
mark 2104:19	2195:18	2113:25	2209:18	2034:12
2163:6	2196:5	2114:2	memo 2070:24	Meredith
marked 2047:22	2198:23	2115:16	memorable	2225:20
2102:2,14	2210:19,21	2116:6,9	2193:1	merely 2044:19
2103:1,7	2213:6,21	2118:22	memory 2047:3	message 2061:3
2111:4 2147:9	2213:0,21	2119:8	2047:5	2136:12,22
2177:9	2233:7	2120:14,17	2196:12	2130:12,22
2184:16	McDougal's	2132:8,9	2197:23	2151:5
2196:24	2195:19	2135:15	2201:10	2151:5
22100.24	2237:12	2135:13	2211:4	2179:9
2216:11	McGahn	2138:9 2139:8	2213:11,14	2180:22
marketing	2227:18	2130:9 2139:8	2215:11,14	2180.22
2124:22	Mclver 2225:20	2140.17 2142:19,23	2229:16	2181.9,10
2124.22 2128:10	2225:22	2142.19,23	mention 2168:7	2185.4,12,15
markings	Mea 2116:15,17	2167:8	2187:22,24	2201:16
inai Kiligo	1410a 2110.13,17	2107.0	2107.22,24	2201.10
L	I	l	I	l

2202:24	2067:22	2194:4,5	2071:10	2206:8
2203:13,14,22	2068:9	middle 2147:6	2072:5,22	2219:16
2208:6	2072:16	2157:6 2170:3	2073:2	2222:9
2211:19	2074:4 2076:7	2170:7	Molineux	2224:16
2212:20,20,23	2076:18	2178:18	2041:8,11,14	2225:9,15
2212:25	2078:24	2195:7 2198:9	2041:15	2226:8 2229:3
2213:2	2079:23	2203:13	moment	2234:23
messages	2080:14	2219:11	2087:11	2237:14
2058:24	2081:12,25	midnight	2156:5,7,8	mornings
2059:1,7	2082:2,23	2146:10	moments 2227:8	2193:17
2061:1,8	2114:18	2235:2	Monday	morphed
2138:4	2115:24	miles 2240:13	2165:15	2226:21
2139:16	2116:1,3,7,11	Miller 2151:12	2169:20	motioned
2141:9,12,15	2134:6 2167:2	2151:15,21	2246:25	2153:16
2178:4	2167:4	2152:25	2247:7,17	motions 2039:7
2199:24	2175:17	mind 2156:6	Mondays	2109:17
2200:1,5,7,16	2182:14	2189:10	2165:14	motive 2039:25
2202:7,9,21	2183:13,18,23	2241:9	money 2043:2	mouthed 2112:8
2204:17	2184:6 2185:2	2247:11	2133:9	2173:9
2209:19	2185:16	mini-fridge	month 2042:22	move 2064:10
2210:9	2191:13	2209:5	2134:16	2071:15
2211:24	2192:22	minimal	2146:20,20	2127:24
2232:12	2194:20	2226:11	2219:4	2203:24
2242:8	2199:25	minimize	months 2064:16	movement
messaging	2200:9,14,17	2036:12	2101:19	2042:25
2139:11	2200:17	minute 2075:11	2126:23	moving 2145:5
met 2048:4	2201:8	2082:21	2128:25	2239:21
2125:1 2129:1	2202:11,24	2104:5 2135:1	2135:13	multiple
2129:6	2204:23	2149:25	2144:13	2041:23
2134:13,18	2205:3	2165:8	2198:18	2080:9 2081:6
2142:22	2215:19	2178:21	morning 2035:9	2096:5
2224:19	2216:3,25	2217:11	2035:10,14	2193:14
2225:5 2229:6	2217:4	2222:14	2052:5,19,20	multitasker
metadata	2219:17,21,22	2224:14	2053:24	2129:15
2065:13	2219:22,24	2240:18	2080:19	multitasking
2070:15,18	2220:4,7,16,17	minutes 2079:19	2081:21,22	2240:4
2071:13	2220:20,24	2104:9 2118:5	2088:22	Murdoch
2072:7,19	2221:8	2154:23	2094:1,6,7	2180:8
2073:5,9	Michael's	2222:20	2103:14	2181:25
2074:19	2185:2	Mister 2162:15	2104:1	muted 2205:23
2085:5	Michael-dot	misunderstan	2108:14	mutual 2132:18
Methodist	2064:14	2035:19,23	2115:12,13	2133:25
2124:18	microphone	Mitch 2162:19	2117:13	2225:10
Michael 2053:6	2127:24	Mitt 2161:17	2124:10,15	MW 2212:15
2053:15	2128:13	2163:23,25	2145:22	N
2056:13	mid 2067:9	moderators	2193:8 2194:1	
2063:7	mid-conversat	2168:16,25	2194:3	N 2034:14
2065:18,20	2088:23	modified	2198:18	2093:16
2066:17	mid-morning	2070:22,23	2202:4 2205:4	name 2036:14

2020.2	10006.00	01/01/1	2002.24	1. (2020.10
2038:2	need 2036:20	2162:11	2092:24	object 2038:18
2070:24	2044:5 2045:2	2169:21	2122:14	2085:12
2075:4	2077:24	2219:17	2148:15	2121:16
2093:21,21	2091:8	2226:21	2243:18	2122:15
2097:14,17	2106:23	2234:13	2244:13	2166:2,5
2098:6 2124:4	2110:25	2240:14	2245:19	2242:25
2124:5,6,7	2122:15	news 2037:17	Notes 2070:9	objecting
2140:15	2152:1,2	2042:14	2090:8	2046:19
2171:12	2178:21	2067:25	November	objection
2172:7 2175:9	2205:14	2095:14	2175:10,20,24	2038:25
2175:11	2222:18	2101:23	2178:2,16	2068:12,19,24
2176:2	2224:14	2137:23	2183:8 2192:2	2080:17
2178:19	2237:20	2155:12	2193:8 2200:3	2085:25
2179:5,12	2243:24	2161:6	2204:19	2086:20,22
2198:17	needed 2060:16	2204:12	2206:1,24	2091:13,22,25
2237:12,15	2167:19	2215:2 2221:3	2215:22	2092:1,10,12
named 2064:14	2193:18	2234:2 2237:8	2237:10,18	2092:12,23
2131:7,20	2201:1	newspapers	2238:3	2103:12,23,25
2132:19	2204:12	2206:7 2238:4	nuanced 2162:6	2104:2,14
2134:6	2242:20	nice 2230:6	number 2037:7	2105:3
2142:16	needs 2209:17	night 2123:3	2067:2,4	2107:15
2175:7,18	negative	2216:23,24	2083:7,17,21	2108:12,13,14
2177:2	2172:22	2233:11	2113:7	2111:6,7
names 2130:23	2231:9	2234:23	2117:14	2121:2,10
2140:15	2232:22	2235:16,25	2130:14	2122:14
narratives	neither 2066:24	nine 2244:20	2141:16,22	2123:2
2231:5	network 2132:6	Nods 2221:23,25	2142:4 2152:7	2148:13,15
National	2198:21	nominee 2145:1	2179:15	2152:13
2099:11	never 2048:2	2164:1	2204:24,25	2155:6 2158:5
2142:20	2113:8	Non-Disclosure	2205:1,3,4,9	2162:2 2165:2
	2115.0			2102.2 2103.2
2143:22	2113.8	2211:1	2244:14	2165:6,19
2143:22 2144:15			2244:14 numbered	
	2114:20	2211:1		2165:6,19
2144:15	2114:20 2118:13,16	2211:1 non-immune	numbered	2165:6,19 2166:3,23
2144:15 2175:15	2114:20 2118:13,16 2174:17	2211:1 non-immune 2122:9	numbered 2163:5	2165:6,19 2166:3,23 2167:1
2144:15 2175:15 2177:4	2114:20 2118:13,16 2174:17 2177:4	2211:1 non-immune 2122:9 nonresponsive	numbered 2163:5 numbers	2165:6,19 2166:3,23 2167:1 2172:13
2144:15 2175:15 2177:4 2188:24	2114:20 2118:13,16 2174:17 2177:4 2183:12	2211:1 non-immune 2122:9 nonresponsive 2071:16	numbered 2163:5 numbers 2059:17	2165:6,19 2166:3,23 2167:1 2172:13 2178:9 2181:2
2144:15 2175:15 2177:4 2188:24 nature 2067:3	2114:20 2118:13,16 2174:17 2177:4 2183:12 2188:24	2211:1 non-immune 2122:9 nonresponsive 2071:16 nonsense	numbered 2163:5 numbers 2059:17 2129:20	2165:6,19 2166:3,23 2167:1 2172:13 2178:9 2181:2 2185:8
2144:15 2175:15 2177:4 2188:24 nature 2067:3 NDA 2213:6	2114:20 2118:13,16 2174:17 2177:4 2183:12 2188:24 2194:25	2211:1 non-immune 2122:9 nonresponsive 2071:16 nonsense 2112:21	numbered 2163:5 numbers 2059:17 2129:20 2174:16	2165:6,19 2166:3,23 2167:1 2172:13 2178:9 2181:2 2185:8 2197:18
2144:15 2175:15 2177:4 2188:24 nature 2067:3 NDA 2213:6 near 2233:3	2114:20 2118:13,16 2174:17 2177:4 2183:12 2188:24 2194:25 2220:1	2211:1 non-immune 2122:9 nonresponsive 2071:16 nonsense 2112:21 2174:5	numbered 2163:5 numbers 2059:17 2129:20 2174:16 numerous	2165:6,19 2166:3,23 2167:1 2172:13 2178:9 2181:2 2185:8 2197:18 2211:2 2212:4
2144:15 2175:15 2177:4 2188:24 nature 2067:3 NDA 2213:6 near 2233:3 necessarily	2114:20 2118:13,16 2174:17 2177:4 2183:12 2188:24 2194:25 2220:1 new 2034:1,2,9	2211:1 non-immune 2122:9 nonresponsive 2071:16 nonsense 2112:21 2174:5 normal 2231:14	numbered 2163:5 numbers 2059:17 2129:20 2174:16 numerous 2099:13 NY 2245:9	2165:6,19 2166:3,23 2167:1 2172:13 2178:9 2181:2 2185:8 2197:18 2211:2 2212:4 2213:17
2144:15 2175:15 2177:4 2188:24 nature 2067:3 NDA 2213:6 near 2233:3 necessarily 2041:25	2114:20 2118:13,16 2174:17 2177:4 2183:12 2188:24 2194:25 2220:1 new 2034:1,2,9 2034:9,16	2211:1 non-immune 2122:9 nonresponsive 2071:16 nonsense 2112:21 2174:5 normal 2231:14 2233:18	numbered 2163:5 numbers 2059:17 2129:20 2174:16 numerous 2099:13 NY 2245:9 O	2165:6,19 2166:3,23 2167:1 2172:13 2178:9 2181:2 2185:8 2197:18 2211:2 2212:4 2213:17 2220:13,18
2144:15 2175:15 2177:4 2188:24 nature 2067:3 NDA 2213:6 near 2233:3 necessarily 2041:25 2042:2 2189:1	2114:20 2118:13,16 2174:17 2177:4 2183:12 2188:24 2194:25 2220:1 new 2034:1,2,9 2034:9,16 2035:2	2211:1 non-immune 2122:9 nonresponsive 2071:16 nonsense 2112:21 2174:5 normal 2231:14 2233:18 Normally	numbered 2163:5 numbers 2059:17 2129:20 2174:16 numerous 2099:13 NY 2245:9 0 0 2034:11	2165:6,19 2166:3,23 2167:1 2172:13 2178:9 2181:2 2185:8 2197:18 2211:2 2212:4 2213:17 2220:13,18 2246:23
2144:15 2175:15 2177:4 2188:24 nature 2067:3 NDA 2213:6 near 2233:3 necessarily 2041:25 2042:2 2189:1 2239:17	2114:20 2118:13,16 2174:17 2177:4 2183:12 2188:24 2194:25 2220:1 new 2034:1,2,9 2034:9,16 2035:2 2041:13	2211:1 non-immune 2122:9 nonresponsive 2071:16 nonsense 2112:21 2174:5 normal 2231:14 2233:18 Normally 2065:3	numbered 2163:5 numbers 2059:17 2129:20 2174:16 numerous 2099:13 NY 2245:9 0 0 2034:11 2093:16,16	2165:6,19 2166:3,23 2167:1 2172:13 2178:9 2181:2 2185:8 2197:18 2211:2 2212:4 2213:17 2220:13,18 2246:23 objections
2144:15 2175:15 2177:4 2188:24 nature 2067:3 NDA 2213:6 near 2233:3 necessarily 2041:25 2042:2 2189:1 2239:17 necessary	2114:20 2118:13,16 2174:17 2177:4 2183:12 2188:24 2194:25 2220:1 new 2034:1,2,9 2034:9,16 2035:2 2041:13 2062:5 2094:9	2211:1 non-immune 2122:9 nonresponsive 2071:16 nonsense 2112:21 2174:5 normal 2231:14 2233:18 Normally 2065:3 North 2170:12	numbered 2163:5 numbers 2059:17 2129:20 2174:16 numerous 2099:13 NY 2245:9 O O 2034:11 2093:16,16 2123:24,24	2165:6,19 2166:3,23 2167:1 2172:13 2178:9 2181:2 2185:8 2197:18 2211:2 2212:4 2213:17 2220:13,18 2246:23 objections 2037:2,8,10
2144:15 2175:15 2177:4 2188:24 nature 2067:3 NDA 2213:6 near 2233:3 necessarily 2041:25 2042:2 2189:1 2239:17 necessary 2045:8,11	2114:20 2118:13,16 2174:17 2177:4 2183:12 2188:24 2194:25 2220:1 new 2034:1,2,9 2034:9,16 2035:2 2041:13 2062:5 2094:9 2094:11,15	2211:1 non-immune 2122:9 nonresponsive 2071:16 nonsense 2112:21 2174:5 normal 2231:14 2233:18 Normally 2065:3 North 2170:12 2170:24	numbered 2163:5 numbers 2059:17 2129:20 2174:16 numerous 2099:13 NY 2245:9 0 0 2034:11 2093:16,16 2123:24,24 o'clock 2158:19	2165:6,19 2166:3,23 2167:1 2172:13 2178:9 2181:2 2185:8 2197:18 2211:2 2212:4 2213:17 2220:13,18 2246:23 objections 2037:2,8,10 2121:3,15
2144:15 2175:15 2177:4 2188:24 nature 2067:3 NDA 2213:6 near 2233:3 necessarily 2041:25 2042:2 2189:1 2239:17 necessary 2045:8,11 2121:14	2114:20 2118:13,16 2174:17 2177:4 2183:12 2188:24 2194:25 2220:1 new 2034:1,2,9 2034:9,16 2035:2 2041:13 2062:5 2094:9 2094:11,15 2098:17	2211:1 non-immune 2122:9 nonresponsive 2071:16 nonsense 2112:21 2174:5 normal 2231:14 2233:18 Normally 2065:3 North 2170:12 2170:24 notable 2124:22	numbered 2163:5 numbers 2059:17 2129:20 2174:16 numerous 2099:13 NY 2245:9 O O 2034:11 2093:16,16 2123:24,24 o'clock 2158:19 2200:24	2165:6,19 2166:3,23 2167:1 2172:13 2178:9 2181:2 2185:8 2197:18 2211:2 2212:4 2213:17 2220:13,18 2246:23 objections 2037:2,8,10 2121:3,15 2148:12
2144:15 2175:15 2177:4 2188:24 nature 2067:3 NDA 2213:6 near 2233:3 necessarily 2041:25 2042:2 2189:1 2239:17 necessary 2045:8,11 2121:14 2203:3,22	2114:20 2118:13,16 2174:17 2177:4 2183:12 2188:24 2194:25 2220:1 new 2034:1,2,9 2034:9,16 2035:2 2041:13 2062:5 2094:9 2094:11,15 2098:17 2114:12	2211:1 non-immune 2122:9 nonresponsive 2071:16 nonsense 2112:21 2174:5 normal 2231:14 2233:18 Normally 2065:3 North 2170:12 2170:24 notable 2124:22 note 2122:17	$\begin{array}{c} \textbf{numbered} \\ 2163:5 \\ \textbf{numbers} \\ 2059:17 \\ 2129:20 \\ 2174:16 \\ \textbf{numerous} \\ 2099:13 \\ \textbf{NY} 2245:9 \\ \hline \hline \textbf{O} \\ \textbf{O} 2034:11 \\ 2093:16,16 \\ 2123:24,24 \\ \textbf{o'clock} 2158:19 \\ 2200:24 \\ \textbf{oath} 2051:20 \\ \end{array}$	2165:6,19 2166:3,23 2167:1 2172:13 2178:9 2181:2 2185:8 2197:18 2211:2 2212:4 2213:17 2220:13,18 2246:23 objections 2037:2,8,10 2121:3,15 2148:12 obligation
2144:15 2175:15 2177:4 2188:24 nature 2067:3 NDA 2213:6 near 2233:3 necessarily 2041:25 2042:2 2189:1 2239:17 necessary 2045:8,11 2121:14 2203:3,22 Necheles	2114:20 2118:13,16 2174:17 2177:4 2183:12 2188:24 2194:25 2220:1 new 2034:1,2,9 2034:9,16 2035:2 2041:13 2062:5 2094:9 2094:11,15 2098:17 2114:12 2135:13	2211:1 non-immune 2122:9 nonresponsive 2071:16 nonsense 2112:21 2174:5 normal 2231:14 2233:18 Normally 2065:3 North 2170:12 2170:24 notable 2124:22 note 2122:17 2203:14	numbered 2163:5 numbers 2059:17 2129:20 2174:16 numerous 2099:13 NY 2245:9 O O 2034:11 2093:16,16 2123:24,24 o'clock 2158:19 2200:24	2165:6,19 2166:3,23 2167:1 2172:13 2178:9 2181:2 2185:8 2197:18 2211:2 2212:4 2213:17 2220:13,18 2246:23 objections 2037:2,8,10 2121:3,15 2148:12 obligation 2245:7
2144:15 2175:15 2177:4 2188:24 nature 2067:3 NDA 2213:6 near 2233:3 necessarily 2041:25 2042:2 2189:1 2239:17 necessary 2045:8,11 2121:14 2203:3,22 Necheles 2034:24,24	2114:20 2118:13,16 2174:17 2177:4 2183:12 2188:24 2194:25 2220:1 new 2034:1,2,9 2034:9,16 2035:2 2041:13 2062:5 2094:9 2094:11,15 2098:17 2114:12 2135:13 2145:21	2211:1 non-immune 2122:9 nonresponsive 2071:16 nonsense 2112:21 2174:5 normal 2231:14 2233:18 Normally 2065:3 North 2170:12 2170:24 notable 2124:22 note 2122:17 2203:14 noted 2044:8	$\begin{array}{c} \textbf{numbered} \\ 2163:5 \\ \textbf{numbers} \\ 2059:17 \\ 2129:20 \\ 2174:16 \\ \textbf{numerous} \\ 2099:13 \\ \textbf{NY} 2245:9 \\ \hline \hline \textbf{O} \\ \textbf{O} 2034:11 \\ 2093:16,16 \\ 2123:24,24 \\ \textbf{o'clock} 2158:19 \\ 2200:24 \\ \textbf{oath} 2051:20 \\ \end{array}$	2165:6,19 2166:3,23 2167:1 2172:13 2178:9 2181:2 2185:8 2197:18 2211:2 2212:4 2213:17 2220:13,18 2246:23 objections 2037:2,8,10 2121:3,15 2148:12 obligation 2245:7 observations

				I
observe 2131:15	2165:15	2171:15	2170:2	2231:9
2132:15	2167:4	2182:18,23	2179:19	opportunities
2133:22	2168:11	2186:16	2190:16	2142:23
observed 2088:9	2170:3,8,15	2193:25	2192:9 2194:2	2208:9
2117:5	2221:24	2208:24	2196:16	2210:11
2192:11	2235:2,3	2209:1	2214:18	opportunity
observing	odd 2237:7	2211:22	2221:22	2046:12
2118:20	off-the-record	2239:3,3	2222:2	2047:10
2128:23	2241:2	Officer 2051:8	2226:18	2102:1,13
2154:6	offend 2156:18	2051:12,18,22	2232:2	2103:1 2104:3
obtain 2061:13	offended	2093:20,24	2247:13	2123:4 2125:8
obviously	2158:25	2110:3	old 2218:9	opposite 2122:5
2135:10	offer 2044:8	2123:15,18	once 2128:23	option 2058:21
2152:4	2069:17	2124:4,8	2129:16	2059:7
2153:19	2086:6	2132:23	2130:6	oral 2043:8
2154:22	2103:10	2189:17	2184:20	order 2035:19
2155:19	2111:3 2148:8	2190:18,25	2209:13	2036:9,14
2182:20	2158:3 2178:7	2222:21	2234:12	2043:11
2202:25	2180:25	2223:5	ones 2230:14	2084:17
2203:25	2212:2	official 2087:16	2231:3	2243:16
2232:25	offered 2038:16	2121:18	ongoing 2089:1	2244:23
2243:8	2039:19	2135:24	2186:5	orderly 2239:23
occasion	2069:17,22	2218:11,12,16	online 2195:5	Orders 2043:11
2128:20	2092:17	2218:18	2201:11	2245:15
2131:15	2105:10,13,16	2227:9	open 2087:4	ordinary
2132:15	2106:3,7	2238:23	2090:3 2093:7	2229:24
2133:21	2107:18	officials 2172:17	2111:13	Org 2226:8,22
2150:9	2109:6 2125:6	offset 2109:2	2123:13	2229:1,6
occasions	2135:24	Oh 2177:24	2159:9,19	2235:12
2146:7	offering 2046:21	2202:18	2166:25	2240:13
occurred	2084:6 2105:8	2221:5	2189:10	Organization
2064:25	2105:8,11,14	Ohio 2176:14,19	2241:9	2125:7 2126:6
2074:4 2093:7	2105:15,20,23	2192:18	opened 2108:22	2126:12,16,19
2123:13	offhand 2046:1	2193:4,10	2109:22	2128:3,5,8,20
occurrence	office 2047:24	okay 2047:11	operate 2231:15	2129:2,3
2165:12	2050:2 2056:3	2051:7 2058:1	operating	2130:16
October 2039:4	2056:10	2061:11	2234:6	2131:4 2132:1
2040:14	2065:21	2078:2	operation	2132:22
2062:25	2091:17	2085:24	2145:12	2134:1,8,14,17
2074:8	2094:10,12,16	2093:5	2226:16	2134:19
2075:22	2094:25	2103:19	operations	2135:2
2076:19	2120:6 2127:7	2105:25	2180:6	2185:18
2110:20	2129:10,25	2106:25	opinion 2086:1	2221:22
2111:17,20	2130:13	2108:9	2086:6	2222:6
2112:5,18	2132:12,13	2120:21	2189:12	2224:15
2113:5,17	2137:14,18	2150:9	2221:7,10	2225:1,24
2126:8 2128:3	2143:9,12	2160:16	2235:19	2228:6
2134:11	2147:3	2163:17	2241:10	organizing
2146:16	2160:25	2167:25	opponent	2208:6

oriented	2111:7 2162:3	2075:3,15	particularly	2241:15
2074:14	2172:14	2079:17	2161:21	Pearce-Bates
original 2039:9	2197:19	panels 2135:15	2246:11	2087:15
2045:16	2211:3	papers 2122:7	parties 2055:12	2125:10
2046:4,7	2213:18	paragraph	2055:14	Pecker 2040:4
2177:18	2220:14,19	2149:7,11,16	2057:21,23	2142:16,18
2244:13	overseeing	2179:3 2218:5	2059:13,16	2143:1,12,16
Oswald 2144:20	2180:5 2210:3	2218:7	2060:6,8	2143:19,24
out-of-court	owner 2084:16	paralegal	2068:5,6	2144:5,11
2038:15		2091:16	2074:11,13	2182:15
2092:17	<u> </u>	2094:13,15,17	2077:17	2183:7,10,19
2105:9	P 2034:14,14	2094:24	2079:6,8	2186:17
outer 2208:24	2075:9	2118:9	2085:22	2187:6
2208:25	2123:24	part 2034:1	2110:15,18,25	2194:24
2209:6	p.m 2040:15	2040:16	2163:9	2205:5,16,19
outlined 2177:2	2042:9	2041:11	2164:16	2213:4,9
output 2140:17	2110:21	2048:22	2180:15	2213:1,9
outreach	2112:5,18	2089:9	2184:18	2215:4,5
2232:21	2114:8 2115:4	2091:21	2190:12	2229:4,6,12
outside 2036:16	2149:2	2095:5 2117:4	2191:6 2197:2	Pecker's
2154:2	packs 2042:25	2123:1,5,7	2211:13	2182:18,23
2166:21	page 2044:9	2137:4	2216:13	2186:16
2208:24	2074:25	2138:23	2224:7	2187:2
outstanding	2088:1 2126:2	2143:8 2159:7	parties' 2177:11	2204:24
2246:10	2138:7 2147:7	2166:8	parts 2122:24	2205:8
2247:5	2147:19	2167:14	2196:21	Pennsylvania
Oval 2208:24,24	2148:10,21	2180:16	2238:10	2192:19
2208:25	2150:3,4	2196:17	2239:20	2193:4
2209:6 2239:3	2151:4,4	2197:1,13	party 2042:24	people 2034:2
overall 2091:14	2157:7 2160:1	2227:7 2228:3	2043:2 2061:4	2034:15
2107:6 2117:9	2163:10,14,15	2246:21	2077:16	2035:2,5,6
2139:10	2164:12	participants	2107:25	2039:15
2205:21	2178:19	2176:2,3	2166:5	2044:1,4
overcome	2185:13,21	participate	pass 2042:15	2046:8,24
2155:22	2195:7 2197:1	2159:13	passage 2195:14	2047:8
overheard	2197:17	2192:12	2198:10,13	2049:20
2143:24	2198:9 2201:3	particular	password	2065:3
2144:24	2202:20	2059:23	2063:11	2086:15
2237:18	2204:17	2062:6	Paul 2161:17,23	2093:8,9,17
overhearing	2216:14	2071:13	pause 2058:2	2098:11
2229:11	2218:2	2073:21	2075:18	2104:16
overnight	2223:12	2083:6,7,17,17	paying 2127:11	2105:8 2109:9
2048:21	Pageant 2134:25	2096:15	payment	2110:13
2146:8	pages 2108:22	2101:13,14	2215:23	2120:24,25
overruled	paid 2183:4	2117:1 2119:2	2217:5,10	2123:25
2068:13,25	2188:24	2119:23	2218:15	2129:11
2071:17	2219:3,22	2140:3,12	2219:18	2130:22
2086:20,22	pane 2072:10	2144:4 2163:1	2220:10,24	2137:18
2104:2,15	2074:16,22	2239:17	2221:9	2138:5
L				

		•	•	
2140:13	2246:7	2141:18,19	2088:13	2143:23
2145:10	Peoples 2111:4	2142:4 2235:8	2089:6,13,16	2144:7
2153:16	percent 2113:20	2238:11	2089:25	2202:12
2159:21	2175:5	personally	2090:17,18,19	2206:23
2179:15	perception	2217:6	2090:19	pieces 2134:24
2190:3,10	2225:9	perspective	2130:3,5,11,12	pivot 2240:9
2191:4 2198:2	2235:23	2054:16,24	2130:14,14	place 2043:11
2198:20	perform 2084:7	2055:24	2137:16	2045:4 2055:6
2210:10	performed	2056:22	2141:5,6,14,16	2083:16
2225:17	2064:5	2080:5,16	2141:18,18,19	2144:13
2230:2	performing	persuasive	2141:21,24	2153:8
2233:15,21	2077:2	2047:2	2142:2,5	2158:23
2234:14,23	performs	pertains	2143:19,21,25	2165:14,25
2239:22	2245:20	2040:25	2144:5,11,22	2168:10
2240:6	period 2048:18	phone 2049:4,5	2168:3 2188:6	2179:18
2242:12	2054:13,22	2052:25,25	2192:3,7,21	2204:9
2243:24	2057:2	2053:11,15	2204:24	2219:10
2244:4,8,16	2129:24	2054:6,17,22	2205:1,3,4,8	plain 2042:16
2245:3,11,22	2134:16	2056:3,23	2205:18	plan 2049:12
2247:10	2138:22	2057:3,13	2232:9	2092:19
People's 2084:22	2144:11	2058:9,13	2234:21	2246:19
2085:11	2145:5,15,19	2059:8 2061:7	phones 2048:16	plane 2145:23
2102:2,14	2170:7 2171:5	2062:4,6,6,8	2048:17,19,20	2175:25
2103:2,10	2172:11	2062:11,13,16	2052:21	2176:13,15
2111:11,12,24	2199:25	2063:5,9,11,18	2053:2,5	2179:15,18
2112:11,24	2206:12,12	2064:5,8,13,18	2057:12	2184:8 2193:3
2113:11,24	2207:20,22	2064:22	2065:22	2237:18,22,23
2114:22	2208:16	2065:11	2084:7	planes 2176:6
2147:5,9	2215:7 2227:6	2066:7,18	phony 2113:19	planned 2187:9
2148:8,16,18	2232:12,16,20	2068:22	2175:4	2215:20
2151:3 2157:5	2239:7	2069:1,8,10,13	photograph	planning 2092:7
2158:3,6,8	permission	2069:19,23,23	2040:15,22	2136:12
2159:6 2160:2	2049:14	2070:9	2044:2,2	plans 2227:15
2163:6	2110:16	2073:13,22	2072:13	platform
2170:18	permit 2244:18 permitted	2074:1 2075:25	photos 2097:25 phrase 2098:2	2097:11,19,21 2100:3 2114:2
2172:25 2173:21	2050:15		-	
2173:21 2174:8,21	person 2048:16	2076:14,19,22 2077:2 2078:3	physical 2047:1 2070:19	platforms 2092:21
2174.8,21 2177:9 2178:7	2050:8	2077:2 2078:3	physically	2092:21 2095:18
2177.9 2178.7 2180:11,12,25	2030.8 2100:17	2078.19,19	2234:21	play 2044:10
2180.11,12,23	2129:14	2079.2,21 2080:6,9,15,20	picked 2048:19	2150:24
2184.17 2185:7	2129.14 2130:11	2080:0,9,13,20	2056:23	2150.24 2159:7,16
2183.7 2194:14	2130.11 2134:3 2139:3	2080.22,23	2030.23	2170:19
2194.14 2196:25	2134.3 2139.3	2081:0,7 2082:7,9,11,16	pickup 2200:25	2170.19
2198:8	2220:21,21,22	2082:7,9,11,10	picture 2045:13	2201:18,20,25
2199:18	2220.21,21,22	2082:22	2047:11	played 2082:23
2211:12,15	2245:5	2083:16,17	2114:14	2084:20
2211:12,15	personal 2125:3	2083:10,17	pictures 2057:12	2111:13
2217:21	2133:7	2087:8	piece 2054:12	2159:8,18
			F	

				Page 2270
2176:4	2195:15	2244:12	2066:2	2118:20
playing 2111:19	2193.13	pointing	possible 2061:6	2118.20
2206:16,17,18	2212:20	2245:13	2143:15	potential 2067:3
2206:18,21	2212.20	points 2081:25	possibly 2060:15	2135:10
2215:3 2221:6	2218:5,8	2137:25	post 2037:17,18	2135:10
plays 2170:21	2222:19	2137.25	2038:21,22	2176.12 2186:11
please 2035:5	2223:4 2224:5	policies 2098:23	2038:21,22	2245:21
2036:19	2223.4 2224.3	policy 2050:2	2039.3,17 2096:21,23	potentially
2030.19	plenty 2226:3	2138:13	2090:21,23	2046:15
2051:7,21,25	plug 2064:20	political 2129:1	2097.24 2098:1 2100:4	2040.15
2051:1,21,25	plugged 2064:18	2129:20	2103:4 2105:4	2001.12
2057:22	pluggeu 2004.18 plus 2240:13	2129.20	2105:42105.4	POTUS 2099:12
2059:14	PM 2200:19	2135:11 2137:21	2105.12 2109:12	2099:16
2060:5 2068:5	2201:9	2157.21	2109.12 2110:20	powered 2057:3
2000.3 2008.3	pocket 2090:18	2151.25	2110.20	2076:22
2072:22	-	2226:16	2111:14,10,21 2111:25	2070.22
2072:22 2074:11	podcast 2116:8 2116:10,10,21	2220:16		
2074:11 2075:1	podcasts		2112:4,6,13,17 2112:19,25	powerful 2045:7 PR 2124:21,23
2073:1	2116:18	politician 2098:21	,	2134:16
	2110:18		2113:2,4,6,12	
2085:14		politics 2226:25	2113:16,18,25	practice 2230:20
2087:11	point 2040:23	poll 2129:20	2114:5,7,9,24	2230:22
2091:3 2093:8	2048:5	Polls 2113:7	2115:5	practices 2081:1
2096:17	2071:10	2174:16	2119:14,23	practicing
2103:15,17	2086:1,18	poorly 2201:17	2146:22,24	2153:1
2110:17	2092:13	2206:18	2148:24	2231:22
2111:18	2097:15	porn 2203:5	2149:6	practitioner
2113:23	2101:14	portfolio	2171:14,25	2077:11
2114:9 2115:5	2107:16	2222:11	2172:1,5,8,11	praise 2230:2
2124:16,19	2122:18	portion 2039:13	2173:18	praising
2127:24	2126:15	2147:20,21	posted 2101:23	2144:14
2147:6	2132:8 2136:1	2148:9 2149:3	2106:5,6,22	praying 2202:25
2148:20	2137:6,18	2149:9,20	2112:2	precampaign
2149:9 2150:4	2138:5	2159:10,16	2119:14,20	2226:7
2151:6	2142:24	position 2056:22	2154:24	precision 2066:6
2157:24	2143:6	2061:7 2070:8	2157:20	precluded
2158:10,20	2144:25	2094:11	2158:1,18	2121:20
2159:17	2153:4,22	2121:17	2172:12	prefer 2121:14
2162:8	2154:19,25	2125:7	2215:25	prejudice
2163:14	2156:10	2207:23	postings 2242:4	2039:21
2164:12	2165:10	2208:15	posts 2095:10,17	2050:8
2165:22	2166:3 2180:6	2222:6	2096:4,9,12,15	2243:10
2173:22	2188:11,23	positive 2129:22	2097:8 2098:8	2245:21,22
2174:3,15	2191:24	2210:9	2098:12,13	prejudicial
2175:3 2177:9	2204:14	2216:24	2099:2,13,20	2041:21
2177:23	2205:6	2231:6	2100:19	2108:13
2178:12,24	2210:24	possession	2102:5,17	2166:4 2246:4
2181:5 2189:7	2217:1 2220:2	2054:6	2106:15,18,24	prep 2153:2,3,7
2189:10,12,14	2220:7,12	2080:23	2109:10	2153:18
2190:17,24	2227:13	possibility	2117:15	2233:12,21,24
	l	l		

2234:14	2226:22	2100:16	2095:24	proof 2043:12
prepare 2138:15	2227:25	pretty 2156:19	2129:6	2044:8
2156:25	2229:12,20	2161:20	probe 2166:20	proper 2037:20
2167:19	2230:1	2166:12	problem	2038:18
prepared	2232:23	2172:24,24	2038:11	properly 2052:2
2060:13	2233:24	2193:23	2045:1 2049:1	2110:5,8,12
2157:2	2234:5,17,20	2225:13	problematic	2191:3 2224:6
preponderance	2235:1,12,18	2226:11	2167:12	properties
2037:23	2237:21	2234:24	problems	2073:12
presence	2238:4,18,25	prevent 2036:10	2037:19	2128:16
2166:21	2239:11,13	preventing	proceed 2092:6	property
present 2052:2	2240:4	2246:21	proceeding	2073:14,17
2077:8 2081:8	2242:25	previous 2046:6	2196:18	2074:7 2075:9
2110:12	2243:5,8,22	2088:1 2126:2	proceedings	2129:22,23,23
2143:18	2244:1,5,8	2142:21	2126:1	propose 2046:14
2144:10	presidential	2160:1	2165:23	prosecutors
2152:22	2121:11	2215:22	2166:24	2043:9
2153:3	2168:12,13	previously	process 2053:3	2115:21
2159:15	2207:1	2101:23	2056:7	2117:5 2118:8
2168:20	presiding	2187:5	2057:12,25	2118:10
2190:12	2246:2	2190:20	2064:25	protect 2219:23
2191:3,6	press 2113:21	2216:10	2069:9	2219:24
2205:18	2129:22	2223:7	2073:25	2220:2
2245:22	2133:11,18	Priebus 2192:23	2097:1	Protective
presented	2136:3,8,10,12	primarily	2133:10	2043:10
2076:2	2136:20	2128:18	2243:20	proud 2238:15
2121:19	2137:20	primary 2112:9	produce	prove 2043:15
preserve 2097:1	2138:19,23	2120:8	2211:21	2217:9
preserved	2139:6,18,21	2173:10	professional	proven 2113:20
2101:19	2145:6 2175:6	Principal	2127:16	2175:5
preserves	2177:24	2087:14	2198:16	provide 2073:24
2099:11	2208:6	2125:9	proffered	2084:7
president	2215:18	principals	2037:14	2129:19,20,21
2037:15,16	2218:21	2210:6	program	2186:19
2038:13	2226:18	printed 2046:9	2162:12	provided
2040:15	2227:2	prior 2175:24	2241:23	2063:11
2043:3,16,16	2232:22	2218:10	programming	2100:7
2099:18	pressed 2043:12	2234:17	2162:10	2108:15
2121:12,13,19	pressure 2093:1	2244:2,15	prohibit	2196:7
2126:21,25	2108:18,23	2245:4	2036:11	public 2067:22
2135:3,19	presumably	priorities 2240:8	projects 2132:6	2069:9
2145:1	2106:3	prioritizing	2134:17,23	2095:18
2207:21	2192:25	2210:7	prominent	2096:3 2098:8
2210:12	presume	private 2098:8	2098:22	2098:12
2213:3	2157:21	2158:22	2161:12	2099:2,20
2219:21	2200:25	privately	2165:4	2100:19
2220:4	presumed	2156:17	promise 2245:8	2102:5,17
2224:21,25	2245:6	probably	promote	2125:2 2128:9
2225:10,22	pretending	2074:15	2230:17	2131:13
, ,				
L		1		

2162:21	pulled 2085:10	2079:11	2168:17	reactions 2166:6
2166:6,7	pulling 2155:21	2085:17,20	raise 2047:21	read 2045:9
2186:4	purchased	2087:2	2051:14	2048:8 2061:4
2231:23	2177:3	2088:18	2080:19	2045:20,21
publication	2194:24	2089:12	2123:18	2087:2,4
2044:15	pure 2038:15	2089.12 2090:3	raised 2043:25	2104:18
2044.13	purported	2090.3	2091:7 2156:9	21104.18
publications	2039:4	2121:15,15	2091.7 2130.9	2110.15
2142:20	2039.4 2068:10	2122.15,25	raises 2063:19	2112.0,19
	2008:10 2070:9			2113:0,18 2114:9 2115:5
publicity		2216:21	2063:21	
2114:12	purportedly	questioning	2243:6	2118:13
publicize	2038:12	2166:5	rallies 2141:5	2149:25
2128:16	purpose 2045:15	questions	2145:25	2150:6 2154:8
publicly 2094:22	2237:9	2036:20	2146:2 2170:8	2154:9,10,12
2095:6,10,14	purposes	2048:13	2170:10	2158:20
2103:4	2107:10	2049:7,14	2204:10	2171:19
2110:20	2109:1	2063:19,21	rally 2170:12,14	2173:9 2174:3
2158:11	pursuant 2053:5	2077:8,12	2170:16	2174:15
2178:13	2084:2,2,17	2080:16,20	2176:16,17,20	2175:3
2181:6	pushed 2113:21	2081:24	2179:17,18,21	2178:21,22,24
2198:18	2161:5 2175:6	2082:7,14,22	2184:9	2185:25
publish 2194:11	put 2035:15	2083:21	2186:10	2195:2,14,21
2215:20	2038:7	2088:9,12	2192:15	2198:15
published	2043:11	2115:8,14	2193:22	2201:16
2044:20	2049:14	2120:18	ran 2073:5,8	2218:7 2242:1
2045:14,18	2083:1 2087:9	2136:23,25	2132:4	reading 2150:1
2046:5,18	2097:24	2137:1 2169:2	2224:16	2154:10
2143:23	2100:4	2169:10	re-elected	2177:23
2154:22	2108:18,24	2175:14	2043:3	2197:20
2167:24	2111:18	2218:13	reach 2130:12	2242:2,3,4
2169:16	2120:3	2221:14	2141:1	ready 2052:11
2176:9 2177:4	2121:10	2229:3	2181:25	2087:3
2188:25	2133:18	quickly 2061:1	2182:6,24	2233:15
2192:5,12	2139:17	2104:23	reachable	real 2081:9
2194:25	2157:1,12	2179:16	2141:4	2099:2,13
2195:3,5	2164:2 2227:4	quite 2138:10	reached 2141:5	2100:20
2199:13	2227:12	quotation	2167:13	2102:5,18
2200:24	2235:5	2039:19	2176:8	2112:3,16
2200:24	puts 2243:9	quote 2059:10	2183:13	2112:3,10
2206:1	putting 2038:24	2195:18	2236:22	2113:5,15
2215:25	2119:1	quoted 2218:16	2245:10	2114:0 2113:2
2213.23	<u> </u>	2218:18	react 2234:2	2129:21
publisher	Q	quotes 2106:12	reacted 2043:4	2122:10
2142:19	query 2149:6	<u><u></u></u><u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u><u></u></u>	reaction	2226:24
2142.19 2181:25	2158:17	R	2150:17	2220.24 2238:8
publishers	question	R 2034:11,14	2150.17 2155:8	realDonaldTr
2230:10	2055:16	2093:16,16	2155.8	2038:2
Pulitzer 2144:8	2069:21	2123:24	2166:7	2038.2 2171:13
	2072:4	Raddatz	2172:18	2171.15 2172:1
pull 2104:21	2072.1		21/2.10	$\angle 1/\angle .1$
L			I	l

reality 2042:14	2076:22	2147:10,25	2195:15	2237:17
realized 2143:7	2079:2	2157:9	recorded	references
realizing 2152:5	2086:17	2163:12	2040:18,20	2044:11
really 2078:10	2122:18,20	2170:22	recorder 2089:7	referred 2086:18
2116:4	2143:6 2144:8	2177:13	recording	2110:19
2118:23	2144:17	2180:17	2068:10	2160:3
2130:19	2162:24	2184:20,22,24	2069:14	referred-to-vi
2131:12	2206:14	2199:21	2070:4,16,24	2159:8,18
2133:15	2215:4	2211:16	2071:1,10	referring 2041:5
2135:9	2217:19	recognized	2078:20	2052:24
2137:13	2234:16	2122:3	2079:15,17,18	2105:6 2141:7
2156:14	2236:13	recollection	2079:25	2149:23
2168:2	recalled 2190:8	2046:19	2080:1	2179:9
2183:21	receipt 2241:15	2055:16	2083:18	2184:11
2193:1	receive 2141:12	2057:24	2084:19	refers 2099:16
2225:14	2141:14	2059:20	2085:10	reflect 2069:22
2228:24	2142:2 2149:1	2060:9 2068:8	2088:21	2071:12
2230:6	received	2076:25	recordings	2072:5
2235:18,18,20	2112:13	2079:11	2082:12,15,18	2150:15
2235:21,21	2126:9	2143:14	records 2034:7	2160:6
2243:10	2146:22	2144:12	2037:8,13	2195:22
reason 2039:23	2147:2,13,14	2154:9,13	2038:9	2199:3
2045:3	2147:16	2156:14	2070:24	reflected 2090:1
2048:22	2148:18	2163:2,18	2083:13	reflects 2069:18
2056:15,20	2150:17	2164:8,17	2089:18	2073:24
2183:22	2154:8 2158:8	2186:21	2091:12,20	2074:8
2202:25	2175:13	2196:6,8,21	2094:22	2075:24
reasonable	2176:21	2197:7	2107:22	2199:6
2243:6	2178:2,5,11	2213:10	2240:13	reflex 2152:4
reasons 2038:21	2179:14,25	2214:16	recover 2059:1	refresh 2046:18
2038:23	2181:4 2185:5	2216:5	2061:7	2049:13
2040:7	2185:10	2234:22	RECROSS-E	2055:16
2043:10	2187:21	reconnected	2088:6	2059:20
2108:14	2203:22	2142:24	recycled 2218:9	2060:9 2068:8
2243:2,7	2211:25	record 2037:20	redacted	2076:25
2244:7	2212:6	2048:8 2049:6	2246:13,19	2079:11
REBECCA	2215:23	2083:9	redactions	2163:1,18
2034:19	receiving	2085:21	2246:11	2164:8,17
recall 2053:14	2148:24	2087:4	redirect 2081:16	2196:20
2053:18,23	2178:16	2089:19	2081:19	2197:7 2216:8
2055:10	2183:3	2091:5	2086:25	refreshed
2057:15,18	reception	2107:18,24	2090:15	2047:3,6
2059:10,12	2209:3	2110:16	2120:19	2211:4
2060:2,4	recess 2103:14	2118:13	redisplay 2151:3	refreshes
2062:24	2104:11	2121:7,10	refer 2173:14	2057:24
2063:24	2189:5 2190:6	2122:17	2205:12	regard 2119:11
2067:25	2223:1	2130:24	reference	2182:10
2073:12,19	recognize	2159:2	2179:11	regarding
	2077:18	2164:15	noformand	2035:19
2074:7	2077:18	2104:13	referenced	2055:19

[Page 2200
2122:9,25	2133:22,24	relieved 2087:15	remembers	2148:3
2169:18,25	2133:22,24	2125:10	2161:2	reporting
2173:19	2180:7	2159:24	remind 2051:19	2144:1,14,24
2202:3 2213:6	2182:15	relieves 2223:10	2129:17	2177:1
2221:4	2188:20,22	Remain 2051:12	2189:7	2188:22
regardless	2191:17,24	2093:11	remotely	2194:23
2168:5	2198:19,25	2123:18	2161:18	2221:4
regular 2230:19	2199:10	2223:3	removed 2069:9	reports 2130:17
2230:22	2217:7	remaining	repeat 2069:21	2169:18,25
regularity	2225:10	2092:23	2160:9	2171:6
2095:25	2235:15	remains 2041:15	repeating	2173:19
regularly 2117:2	2236:23	2091:22	2186:22	2218:9 2219:3
2129:1	2237:1,24	remarkable	replied 2205:6	repost 2243:14
2130:10	relationships	2144:23	reply 2185:23	reposted
2135:12	2132:6 2230:6	remarks	report 2072:4,4	2099:12
2137:24	relative 2063:18	2112:10	2072:7,18	reposts 2106:12
2140:13	2205:23	2173:11,13	2073:5,8	2243:19
2208:10	2215:8	remember	2077:19	represented
2210:14	relatively	2039:23	2117:4	2127:9
2224:25	2246:20	2054:10	2130:16	2198:15
rehabilitate	relay 2217:17	2057:17	2134:4	Republican
2086:16	relaying 2186:17	2062:20	2138:19	2042:23
Reince 2192:23	release 2067:25	2068:15	2233:18	2145:1 2164:1
reiterated	2133:19	2133:15,17	2241:18	2165:4
2169:14	2159:2	2135:22	reported	Republicans
2205:3	released 2067:22	2138:5 2145:3	2130:22	2161:12
relate 2047:24	2068:9	2153:5,6	2138:21	repugnant
related 2047:17	2110:20	2154:21	reporter	2163:22
2085:10	2167:3 2211:1	2157:2	2075:19	request 2105:24
2087:8	releases 2136:12	2160:14	2085:21	2168:1
2095:19	relevance	2161:16	2087:4,14,15	2191:16
2121:12	2108:13,16,17	2162:5,17	2087:16	2241:14
2133:3 2189:8	relevant 2050:12	2168:2	2125:9,11	requests
2237:21	2050:23,24	2183:21	2146:24	2198:22
2241:8 2242:6	2094:22	2186:9	2148:24	require 2063:21
relates 2073:21	2095:7,11,14	2189:14	2154:24	required
relating 2053:15	2096:4	2190:23	2159:24	2120:17
2053:21	2116:23	2191:13,19	2175:13,16	2133:7,12
2061:8	2137:23	2192:22	2177:19	requirement
2067:25	2244:21	2193:2,7	2179:6	2133:16
2069:19,23	2245:17	2196:2,15,17	2180:20	requotes
2077:3,19	reliability	2198:5	2181:11	2106:24
2232:22	2050:21,25	2213:24	2184:2	research 2242:5
relations 2125:2	2077:8 2086:4	2215:17	2187:15,22	reset 2062:2,4,5
2128:9	2107:3 2108:6	2216:4,25	2188:6	2062:8,10,24
relationship	2109:15	2217:2,3,4	2191:23	2081:7
2127:16	reliable 2080:5	2221:2	2215:19	resets 2062:8
2131:16,18	2107:10,12	2229:12	2223:9,10	residence
2132:15,17	relied 2119:7	2237:15	reporter's	2093:24
	-	-	-	•

2124:8 2206:8	2182:4 2184:1	retrieved 2046:5	2132:13	2083:4,5,11
2238:5	2184:4 2185:3	2049:5	ride 2192:23	2084:25
resides 2083:10	2186:1,8	2102:11	rigging 2113:9	2086:15
Resolute 2239:8	2191:18	2103:5,8	2174:18	2088:10,13,23
resolve 2091:8	2195:10	2111:14,25	right 2035:21,25	2089:7,10,14
2242:20	2196:22	2112:25	2036:2,4,6	2089:17
respect 2036:25	2201:14	2113:12	2046:8,9	2090:1,3,9
2037:22	2205:21	2114:24	2049:2,11	2109:24
2039:8 2044:7	2211:22	return 2146:4	2051:14,15,17	2111:23
2073:1	responses	2241:16	2051:18	2115:17
2076:19	2139:8	returned	2052:22	2117:24
2087:8	2156:24	2207:16	2053:6,9,12	2118:16
2112:22	2185:16	reveal 2070:1	2054:7,14,19	2123:19
2116:6	responsibilities	reversal 2041:5	2055:4,7,22	2126:14
2118:12	2094:14,17,21	review 2057:11	2056:3,7,13,18	2128:3 2135:3
2132:18	2128:7 2145:8	2057:16,18,25	2057:4,9,13	2143:10
2133:25	2208:2	2060:20,21	2058:3,13	2160:7,19
2174:6 2225:3	2209:16,22,24	2077:19	2059:1,5,8,25	2161:10
2225:4,10	2226:20	2096:3	2060:15,17	2176:9 2179:7
2231:9	responsibility	2098:23	2061:1,4,15	2179:8
respects 2235:21	2095:9,13	2099:1,19	2062:13	2182:11
respond 2137:2	2117:4	2100:18	2063:5,7,9,11	2183:9,14
2150:22	responsible	2102:2,14	2063:14,19,21	2184:13
2154:4	2095:6	2103:1	2064:5,8,14,19	2185:18
2156:11	2139:10,12	2115:16	2064:20,24	2186:11
2169:13	responsive	2116:1,6	2065:7,18,25	2187:12
2179:23	2086:10	2150:10	2066:3,7,12,22	2193:15
2184:2	2188:22	2184:20	2066:25	2198:5
2198:21	rest 2137:15	2197:5	2067:7,15,23	2203:13
2201:23	2204:17	2216:15	2068:17	2208:24
2202:14	restored	reviewed	2069:3 2070:1	2215:25
2217:15,16	2064:23	2095:18	2070:10,11,16	2216:7,22,25
2218:13	2071:5	2096:10	2070:19,22	2217:12
2234:20	restores 2064:22	2100:6	2071:19,24	2220:6 2222:7
responded	restoring	2115:18,20,23	2072:2,14,19	2224:21
2040:1,2	2064:21	2116:3	2073:2,22	2225:5,13,18
2164:18	restricting	2117:12	2074:5,17,22	2226:18
2202:15,17	2035:19	2118:4	2075:7,12,14	2227:7,22,25
2203:7	2036:9	reviewing	2075:14,22,25	2228:5,7,11,13
responding	resume 2110:14	2095:9,13	2076:4,7,9,11	2228:19,23,24
2182:6	2111:3	2119:8,12,14	2076:20	2229:1,4,9,14
2218:11	resumed	2196:20	2077:3,12	2229:17,21
response 2127:6	2051:10	reviews 2177:14	2078:4,13,22	2230:1,12,21
2156:21,23,25	resumes 2190:20	2178:25	2079:15,17,19	2231:1,3,13,15
2157:12,15	2223:7	Rhona 2131:20	2079:21	2231:19,19,22
2160:7,21	resurfaced	2131:22,23	2080:9,15,20	2231:24
2162:6,21	2210:19	2134:2 2225:7	2080:24	2232:3,16,23
2172:16,23	retire 2062:6	2225:14	2081:9	2233:1,6,7,16
2177:18	retrieve 2101:23	Rhona's	2082:16,19	2233:19,22,23
L	-	•	- ·	

	0157.0		0107.00	2202.12
2233:24	2157:3	running 2060:10	2137:22	2203:13
2234:2,3,7,10	2158:22	2126:25	2161:9	screens 2163:9
2234:14,20,24	2169:15	Rupert 2180:7	2172:22	2164:14
2235:4,8,25	2173:11,13	2181:25	2177:19	2170:21
2236:1,7,15,16	rooms 2083:22	2182:6	2196:3,12	2173:3,23
2236:17,21,24	Rosenberg	Ryan 2161:17	2197:22,24	2174:10,23
2236:25	2047:24	2161:23	2202:11	2177:11
2237:16,19,21	2048:1,4,6,15	2162:15	2203:2 2204:5	2178:14
2238:1,2,11,19	2048:22	2165:8,10,17	2206:14	2180:14
2238:21,23	2049:2,6,15	<u> </u>	2213:15	2181:7
2239:1,5,13,14	2053:9 2054:3		2214:19	2184:19
2239:16	2054:6,13	S 2034:14	2217:4	2185:14,24
2240:1,4,6,10	2055:3	2093:16	2219:17,20,21	2194:17
rights 2194:24	2056:12,17	2123:24	says 2039:18	2197:3
rise 2051:22	Rothfeld	safe 2131:14	2040:18,20	2198:12
2189:17	2175:17	sales 2129:22	2042:10	2199:20
2190:25	2176:23	Sandoval 2041:8	2079:18	2200:6 2201:6
2222:21	2177:25	2041:15	2091:24	2202:8,22
rises 2045:19	2182:11	2242:18,19	2158:22	2204:20
risk 2243:10	2191:13,23	2244:13	2195:17	2211:14
risks 2088:19	2194:11,20	2245:2	2212:12,13	2212:9,22
road 2137:13	2215:19	sat 2209:9	2213:3 2218:9	2216:12
2234:8,13	Rothfeld's	2239:11	Scavino 2172:7	2217:24
Roethisberger	2178:19	2240:3	schedule	2218:4
2237:25	rouge 2228:15	satisfactory	2162:12	screenshot
role 2095:5	row 2077:21	2046:25	2209:18	2096:20,21
2127:13	rule 2107:19	satisfied 2107:1	scheduled	2212:11
2128:5 2130:2	2121:24	2107:12	2129:7	scroll 2147:18
2130:6,15	2122:1,2,2	2109:15	2168:10	2149:20
2132:2	ruled 2041:13	Saturday 2167:4	scheduling	2212:19
2134:19	2044:12	2234:23	2132:7	search 2081:6
2135:25	2092:25	save 2096:15,21	schemed	2084:2,9,10,13
2137:11,20	2108:21,25	saved 2066:12	2114:19	2084:15
2138:23	2109:17,21	2073:13	Schiller 2131:7	2101:18
2139:21	2122:13	2080:8	2131:9,11,16	2241:24
2145:12	2244:1	2096:12	2140:23	2242:10
2206:25	ruling 2039:6,9	2097:6,7,9	2141:7	searches 2053:5
2207:3,19	2039:25	saving 2095:10	science 2071:24	2078:18
2208:10,13	2041:9,14,21	2095:14	2077:11	seat 2051:17
2210:13	2044:9 2104:1	saw 2086:9	scientist 2072:1	seated 2035:11
Romney	2109:16	2088:17	screen 2044:15	2051:25
2161:17	2244:13	2119:25	2058:7	2052:2
2163:23,25	rulings 2044:24	2154:22,23,25	2071:19	2103:17
2164:2,9,18	rumor 2167:7	2168:7	2072:2	2110:5,8,10,12
room 2112:10	2167:10,14	2181:11	2118:21	2189:20
2153:9,12,14	run 2126:21	2187:17	2149:12	2191:3 2223:3
2153:15,22	2130:20	saying 2042:1	2177:15,22	2224:5,6
2154:2	2135:11,19	2091:23	2179:1	second 2045:20
2156:17	2171:15	2093:2	2194:18	2046:15
1	•	-	-	-

			2050 (15	215625
2055:6,6,17,22	2153:13,14	2165:1 2173:9	2078:6,17	2156:25
2056:20	2154:17	send 2058:18,19	2088:22	2157:1 2159:2
2109:4	2157:6	2141:9,14	sequencing	2170:19
2128:13	2163:16	2142:7	2063:17	shortly 2126:19
2168:13	2164:11	2151:10	2217:19	2135:1
2197:16	2166:18	2154:19	sequentially	2143:22
2209:9	2168:8 2180:8	sending 2149:17	2216:22	2154:24
2210:23	2182:1,15	2181:20	SERGEANT	2169:16
2218:2	2195:12,13	2184:5 2186:7	2110:6	2192:5
2237:15	2197:6,21	2201:8	series 2081:24	2213:20,20
Secondly	2198:13	2232:11	2082:7,14	shot 2044:15
2044:17	2199:1 2201:4	Senior 2087:15	seriously 2136:5	shots 2058:7
seconds 2059:25	2201:17,19	2125:10	served 2131:12	show 2039:25
2067:14	2203:16	2159:24	session 2190:9	2040:1
2079:19	2218:6 2239:8	2223:9,10	Sessions 2153:3	2046:16
Secretary	2240:3	sense 2043:21	set 2058:23	2048:9 2049:8
2136:3,8,10	seeing 2153:6	2130:17	2059:6,7,11,21	2049:12
2137:20	2163:1 2164:8	2146:8	2059:24	2057:19
2138:19,24	2202:19	2155:11	2060:13,14	2111:10
2139:21	seek 2048:12	2228:11	2061:1,3	2112:11,23
2145:6 2186:5	seeking 2091:19	2229:9 2235:7	2062:7	2113:10,23
2218:21	2107:24,24	2239:15	sets 2061:23	2114:22
2226:18	2108:4	sent 2038:2	setting 2060:25	2118:7
secure 2054:19	seeks 2220:22	2069:2,8	2062:10	2157:24
security 2131:13	seen 2048:2,10	2091:24	settings 2062:9	2166:10
2175:25	2066:24	2107:17	seven 2059:25	2172:25
see 2041:9	2114:13,13	2146:24	2090:17	2173:21
2045:2	2143:16	2148:5	2118:5,7,12	2174:21
2057:24	2150:12	2151:11,14	2193:25	2177:7
2059:18	2155:5	2152:9,16	2195:6	2181:15
2061:20	2202:11	2153:16	sexual 2218:11	2196:24
2071:8 2072:2	sees 2243:4	2178:5	share 2129:18	2199:19
2072:24	seized 2061:14	2180:23	2133:16	2200:7,16
2074:16,22	select 2065:3,3	2184:6,13	2153:22	2201:7
2075:3,14,20	self-delete	2185:2,4,17	2162:7 2184:4	2202:10,20
2077:22	2058:19	2201:11,14	2210:10	2204:16
2078:1,10	self-deletes	2205:1,3	shared 2153:25	2211:11,11
2081:23	2061:3	2211:24	2154:7 2184:9	2212:14
2083:6,8,16	self-destruct	separate 2074:7	2184:10	2216:9
2085:9 2087:7	2059:11,21,22	2115:16	2185:16	showcase 2208:7
2088:18	2059:25	2227:16,16	sharing 2184:11	2210:11
2090:18	self-financed	Separately	sharply-worded	showed 2053:14
2093:5	2133:8	2038:24	2161:21	2114:12
2098:13	selfless 2220:21	September	Shine2.M4A	2119:13
2101:12	Senate 2162:20	2062:19	2078:11	showing
2106:4	Senator 2112:8	2065:14	shock 2154:6	2121:22
2109:18	2144:17	2070:10,15	shocked 2152:4	2147:19
2114:11	2162:21,23	2071:2	shop 2204:6	2149:4 2151:4
2119:14,14	2163:2,18	2076:23,24	short 2104:11	2151:5,5
		l		I

				Page 2204
2164:15	2165:20,24	2079:14	2123:20	sounded
2212:21	sides 2052:1	2080:11	solo 2145:12	2226:10,20
shown 2080:19	sideshow	2081:4 2154:3	somebody	2232:3 2237:4
2111:16	2243:24	six 2134:15	2057:15	sounds 2162:17
2112:4,17	sight 2153:19	2153:19,20	2063:13	2239:7
2113:4,16	sign 2098:7	2195:6 2201:5	2100:16	source 2071:7
2114:7 2163:8	2153:20	2202:11	someone's	2078:8
2164:13	Signal 2058:12	2203:1	2098:6	2083:19
2173:3,23	2058:15,23	2204:10	sooner 2246:17	2089:13
2174:10,23	signaling	sixth 2072:21	sorry 2049:9	2197:8
2177:10	2098:20	sleazebag	2051:18	South 2135:13
2178:14	signature	2114:21	2068:2	Southern
2180:14	2055:9	small 2130:20	2069:17,21	2124:17
2181:7	2056:11	2140:11,19	2085:19	space 2056:20
2184:18	signed 2053:6	2146:1	2099:21	2209:7 2239:4
2185:14,24	2053:15,18,23	2179:15	2106:17	speak 2104:3
2194:17	2053:23	2209:4,7,7	2109:25	2105:18
2197:2	2054:2 2055:3	Snagit 2096:19	2121:9 2128:1	2130:3,5,9
2198:12	significance	snapshots	2160:9 2169:5	2138:23
2199:20	2077:1	2058:4	2169:19,24	2139:1
2200:6 2201:6	significant	social 2092:21	2177:20	2152:19
2202:8,22	2160:19	2095:10,17,18	2184:23	2153:17
2204:20	2169:3	2095:21,22	2198:6 2200:8	2167:2 2183:1
2211:13	silent 2219:4	2096:4,9,12,15	2200:12	2186:8,9
2212:9,22	similar 2059:5	2097:8,11	2201:13	2205:10
2216:12	2144:13,23	2099:24	2202:16	2208:10
2217:24	2208:4	2100:1,2,3,7,9	2216:20	2210:14,16
2218:4	2226:24	2100:11,14,19	2219:21	2213:9
shows 2046:7	similarly	2100:19	2222:1,13,16	2214:22,24,25
2071:13	2119:22	2101:1,3,4	sort 2047:7	2216:2
2078:3	2245:6	2102:17	2056:17	speaker 2143:25
2101:16	simply 2041:13	2106:15	2082:23,24	2161:24
2185:15	2084:6	2109:12	2131:12	2162:15
2201:8	single 2119:12	2113:25	2137:14	2165:8,10,17
2202:23	sir 2052:23	2114:2,4,24	2151:20	2166:15
sic 2089:16,24	2090:25	2115:16	2153:13,25	speaking
2201:17	sit 2197:23	2116:6,9	2155:12	2084:21
sickened	2198:5	2118:16,20,22	2161:17	2121:3
2162:15	2201:10	2118:25	2162:10	2136:24
side 2079:18	site 2101:3	2119:5,8,11,19	2168:5	2172:22
2085:15	2242:4	2120:3,14,17	2179:17	2179:21,24
2192:24	sites 2116:6	2140:17	2180:5	2183:16
sidebar 2047:20	sitting 2216:7	2230:25	2183:23	2192:4,11,22
2051:5	2239:8	2231:12	2205:23	2213:10
2085:13,21	situation	Social's 2100:6	2210:3	2214:16
2086:21	2039:22	software 2058:6	2226:21	2216:25
2091:4 2093:6	2054:17	2058:7	2233:11,18	2228:3,5
2121:6	2056:5,21	solemnly	sorts 2080:10	2229:20
2123:12	2064:7	2093:12	sound 2154:15	special 2083:22
•				

specializes	spolzoswomon	started 2093:4	2235:1	2187:24
2124:24	spokeswoman 2195:11,17	2118:1,2	statements	2187.24 2188:1
specific 2049:7	2193.11,17 2198:23	2118.1,2 2124:21	2035:20	2198:16
2107:19	spot 2055:17	2124.21 2125:2,3	2035.20	Stephen 2151:15
specifically	St 2168:15	2123.2,3 2130:6,9	2036:17	2151:19
2095:17	staff 2136:21	2130.0,9	2038:13	2151.19 2152:24,25
2105:6	2137:8,10,12	2135.2,12 2136:6 2193:7	2038.15 2043:5	,
2103.6	, ,		2043:3 2106:21	steps 2099:9 2101:1 2107:8
	2140:12,13,21	2208:22	2106.21 2121:12	
2143:6	2155:24	2209:9,16		stick 2229:23
2206:14	2172:4,6	2221:24	2122:11	stipulate
speculate	2225:5,5,17	starting 2133:5	2139:22,24	2044:21
2206:20	2227:15	2148:21	2140:2 2160:6	2046:10,11
speculating	2228:11	2154:10	2161:15,20,22	2052:1
2246:12	2234:4,19	2178:19	2165:5	stipulated
speculation	staffers 2140:11	2195:10	2173:18	2110:18
2246:21	stage 2184:7	starts 2147:21	2186:24	stipulation
speech 2138:13	stamp 2119:1	state 2034:2	2227:4,21	2091:11
2140:18	stamping 2119:1	2035:2	states 2058:9	2104:4,16
2170:16	stand 2035:15	2093:20	2099:18	2105:21,24
2206:19	2036:11,13,18	2124:4 2220:3	2121:13	2110:2,15,24
speeches	2047:17	stated 2092:3	2236:9 2239:1	stop 2193:10,22
2135:14	2051:10	2108:14	stating 2203:14	stops 2089:1
2138:13	2093:10	2197:25	2217:7	2145:24
Spell 2124:4	2190:21	statement	station 2209:5	2193:11,12,14
spelled 2124:7	2223:8	2037:23,25	status 2098:18	2193:17,20
spelling 2093:21	2243:23	2038:15	2098:19,22	stories 2113:19
spend 2043:2	2247:1,8	2092:17	2099:14	2175:4
spending 2136:6	standard	2105:9,12,16	stay 2137:18,21	2202:12
spends 2231:11	2041:17	2106:6 2108:2	2146:8 2219:4	2203:1
spent 2119:8	2055:24	2111:22	stayed 2161:9	2205:24
spoke 2130:10	2085:2	2156:25	2235:5	2230:3,11
2130:12	2110:21	2157:1,12,14	steal 2112:21	2232:22
2167:4	2156:19	2157:17,19,19	2174:5	2233:1
2183:18,18	2161:20	2157:25	Steinglass	storm 2203:4,15
2186:10	2234:6	2158:13,20	2034:17	Stormy 2175:18
2188:11	standing	2159:10,14	2035:6,7	2175:23
2205:11,13,15	2051:13	2160:2,11	2052:4 2123:8	2187:25
2215:2 2217:1	2093:11	2164:2,5	2190:5 2224:8	2188:1,5,7,9
2217:2,19,20	2123:18	2171:2 2185:2	2246:9,17	2188:13,17
2219:22	2171:6	2186:11,25	2247:15	2191:18,25
2230:9,11	stands 2247:16	2187:2,11,16	step 2051:12	2198:17,25
2237:9	star 2198:16	2187:18	2091:1	2199:10
spoken 2114:13	star's 2203:5	2195:21,22	2103:15	2204:5
2114:14	start 2037:4,12	2196:7 2199:1	2104:8	2210:22
2205:7	2126:16	2203:4,5	2120:22	2215:11,21
2219:20	2176:19	2204:1,5	2189:22	2217:6 2219:3
2247:3	2193:24	2217:6	2222:24	2220:10
spokesperson	2207:9	2218:24	2240:23	2237:15,25
2198:22	2221:21	2219:17	Stephanie	story 2045:17

	1			1
2144:16	2188:17	2092:19,20	2210:1,6	2058:4,7
2154:24	2191:13,18	2108:6	2218:19,19	2059:15
2155:12,19	2194:11	suggested	2240:19	2068:7
2158:18	2195:2,23	2043:10	surfaced	2074:12,25
2169:22	2197:8 2199:4	2186:2	2215:11	2076:18
2175:19,20	2199:7,9	suggests	surprisingly	2077:14
2176:1,4,25	2202:3,12	2243:17	2043:4	2078:24
2177:3	2205:21	summary	surrogate	2079:6,10
2187:24	2210:21	2037:6 2038:5	2228:3	2081:11
2188:4,8,14,18	2215:20	2138:4	surrounding	2082:2
2188:23,24	2216:3 2233:6	Summer 2069:2	2048:1 2125:2	2096:14,21
2191:21	2237:11	2127:21	2129:22	2099:9 2101:1
2192:5,12	stress 2035:24	Sunday 2168:11	Susan 2034:18	2101:15
2194:12,24	2235:8,16	supplying	2034:24	2103:14
2195:2	strike 2071:15	2241:16	2035:7,12	2104:5 2107:4
2198:21	string 2097:5	support 2112:9	2087:14	2109:18
2199:13,14,16	strong 2156:14	2173:10	2125:9	2128:13
2200:23,25	2196:12	supposed 2227:9	sustain 2166:23	2136:5
2201:8,11	2197:23	SUPREME	sustained	2149:19,25
2204:6,11	strongly 2218:10	2034:1,12	2068:20	2150:19
2206:5	stuff 2038:14	sure 2037:5	2080:18	2159:1
2210:19,20,23	2156:19	2039:18	2152:14	2164:22
2215:11,16,20	stunned 2155:9	2043:2 2044:3	2155:7 2165:3	2168:10
2215:22,24	subject 2110:1	2047:18	2165:7 2167:1	2173:17
2216:22	2121:16	2049:19	swear 2093:12	2174:7,19
2217:1,12,15	2148:12	2065:22	2123:20	2177:12
2217:16	2149:5	2085:14	sworn 2051:15	2180:10,16
2218:16,18	submit 2135:15	2096:18,25	2093:18	2182:8,22
2221:7,7,8,12	submitted	2100:15	2124:1	2189:5 2197:4
2230:4,5	2121:17	2103:19	2190:20	2197:17
straight 2038:20	subpoena	2104:7,24	2223:7	2198:7
strategic 2127:4	2127:6	2121:5	sync 2064:4,7,12	2202:20
2207:25	2211:22	2124:17	2064:18,24	2204:16
2208:3,19	Subsection	2126:9	2073:22,25	2219:10
2209:23	2049:24	2130:23	2074:3	2222:17,20
Strategies	subsequent	2133:4,10	2075:12,24	2245:20
2124:23	2063:2 2081:6	2136:11,18	2076:4,6,13	2246:24
2142:22	2081:8	2138:6	synced 2080:9	taken 2058:3
strategy 2139:11	subsequently	2145:20	syncing 2067:4	2081:10
2152:7 2160:7	2109:21	2152:2 2154:3	2081:6	2083:23
2227:15	substance	2158:21	T	2084:15,16
Street 2034:8	2167:5	2160:10	T 2093:16,16	2104:11
2175:14	2177:21	2163:3	2123:6,24,24	2190:6 2223:1
2176:8,12	2217:17	2164:10	tactics 2226:24	takes 2243:23
2179:6,21	successful	2169:6 2186:9	tactics 2220:24 take 2043:24	talk 2038:6
2181:10	2130:19	2188:20	2050:11	2061:10
2182:1 2184:2	sued 2210:25	2195:16	2055:11,13,15	2065:16
2184:5 2187:3	2213:6	2200:13	2055:20	2067:6 2077:1
2187:22	sufficient	2206:7 2209:2	2033.20	2082:21

2086:11	2039:14,23,24	tell 2043:1	2117:9 2124:1	texted 2204:23
2080.11 2142:22	2039:14,23,24 2040:4,8	2077:24	2117:9 2124:1 2143:8 2161:8	texted 2204:23 texts 2200:22
	,			
2156:17	2044:10,11,13	2084:5 2094:8	2179:5 2187:1	2201:3
2169:15,15	2045:3,17,22	2103:23	2212:16	2212:16
2189:7	2047:9	2114:2	2213:5 2215:6	thank 2036:22
2226:17	2110:19	2121:14	2217:11	2042:19
2232:1 2233:9	2146:12,15	2132:11	2223:8	2047:12,13,14
2234:5,20	2149:17	2136:9	testifies 2190:21	2051:4
2237:7	2150:12,15,23	2141:17	2244:2	2052:10,13
2238:16	2152:2,2,11	2151:14	testify 2035:21	2055:20
2241:7 2243:9	2154:3,17,23	2153:10,24	2035:25	2078:12
2247:12	2155:8,25	2156:13	2036:6	2081:15,17
talked 2054:9	2156:2,4	2157:18	2039:10	2085:23
2057:11	2157:13	2177:21	2040:7	2088:2,5
2061:17	2160:3	2179:20	2065:24	2090:23,25
2073:25	2161:13	2185:15	2109:3 2245:8	2103:17
2074:3 2083:1	2166:6,8	2186:13	2245:18	2110:9,23
2088:21	2167:3,11,15	2187:9	testifying	2113:22
2091:10	2167:22,23	2192:16	2036:10	2120:21
2117:12	2168:5 2169:3	2195:25	2072:1 2102:1	2121:8
2152:18	2169:9,13,16	2199:9	2102:13,25	2122:16,21
2193:13	2172:17	2226:10	2108:19	2123:11
2206:11	2173:16	2245:7	2118:18	2124:3,12
2232:25	2203:11	telling 2176:1	2150:10	2147:23
2236:3 2238:3	2233:6,10	2197:22	testimony	2148:17
talking 2052:21	2236:15,17,24	2198:21	2041:23	2149:4
2062:22	2237:4	ten-ish 2232:15	2045:10	2164:24
2076:13	tarmac 2176:17	tens 2117:10	2050:12	2189:21
2077:6	tasks 2094:19,20	term 2034:1	2089:10	2190:2,5
2083:13	2128:7	2098:14	2093:13	2191:8,22
2086:8	tax 2234:17	2137:25	2121:12,16,18	2192:10
2116:10,14,15	team 2136:8	2138:1	2121:23	2216:17
2130:7	2137:5,16,17	terms 2132:7	2122:10	2221:13,16
2137:25	2137:19	2139:17	2123:21	2224:11
2138:3,7,16	2208:5,6	2145:12	2196:17,20	2233:14
2156:16	2209:18	testified 2048:14	21/0:17,20	2240:22
2183:24	2210:3,3	2058:12	2241:22,25	2240:22
2191:12	2210:3,5	2050:12	2243:9	2244:10,11
2191.12 2203:3,6,23	2213.18	2062:18	2243.9	2244.10,11
2203.3,0,23	technical 2050:7	2062:18	text 2141:9,12	Thanks 2205:2
2204.1,2 2221:21	technician	2067:2	2141:14	theme 2230:18
2224:15	2058:25	2068:10	2199:16,24	2231:1
2237:1	Ted 2144:16	2069:12,18	2200:1,4	themes 2231:1
talks 2049:24	Telegram	2070:5	2201:7 2202:3	Theoretically
2198:20	2059:3,11	2071:18	2202:24	2056:19
tampering	telephone	2072:13	2204:22	theories 2071:18
2085:9 2087:7	2139:1	2076:6	2211:19,21,24	theory 2043:15
2088:9,18,19	2229:11	2093:18	2212:20,23	Theresa 2125:11
tape 2039:5,9,9	2242:8	2115:15	2242:8	2159:24

2223:9	2116:23	2237:18	2069:13	2206:12,12
thing 2038:10	2117:11	2238:12,13,19	2071:9,12,14	2207:16,19
2062:14	2118:2	2242:23	2074:22	2210:18
2065:4	2122:14	2244:7 2246:1	2080:10	2215:10
2067:13	2136:1,2	2246:4,11,19	2083:7,7,17	2218:22
2083:8	2139:15	2247:9,15	2087:5,16	2221:22
2089:24	2140:18	thinking	2097:6	2225:1
2106:9 2119:5	2142:13	2160:14	2101:11,14	2229:14,15
2203:24	2143:22	2216:21	2106:6,13,22	2234:7.13
2221:1	2144:6,13,15	2245:2	2107:5	2235:19
2238:16	2144:19	thinks 2204:25	2109:20	2236:14
2246:9	2156:1,18	third 2149:7	2110:21	2237:12,15
things 2038:8	2158:18	2163:14	2113:16,21	2238:17
2050:1,18,21	2160:15	2218:5,7	2118:3,19	2239:7 2241:5
2050:25	2161:2	thought 2181:24	2119:8	2242:17
2065:3 2066:6	2162:13	2206:10	2120:10	timeframe
2080:10,19	2162:15	2220:25	2125:3,8	2117:16,18
2081:5,8	2165:12	2230:3	2126:20	2240:11
2083:21	2165:12	thoughts	2120:20	timeline 2077:18
2003.21 2084:12,14	2169:20	2156:22	2127:19	timely 2137:3
2092:21	2172:4,20	2221:6	2129:24	timer 2059:11
2109:21	2172:4,20	thousands	2129:24	2059:21,22
2129:16,23	2175:13	2117:10,10	2131:25	times 2039:6
2129.10,25	2170.13	2117.10,10	2133.1,5	2080:9 2081:7
2135.0	2177.2 2182.3	2232:12	2134.1,18	2080.9 2081.7 2096:5
2130.14 2137:17	2185.22 2187:16	three 2037:10	2135:24 2136:6	2090.3
2137.17 2140:21	2197:10	2038:24	2130.0	2219:17
2140.21 2144:7	2192.18 2207:4	2038.24 2166:2 2170:6	2144:10,11,13	2219.17 2228:10,15,17
2144.7 2162:25	2207.4	2193:23	2144.24 2145:5,15,19	timestamp
2172:5,8,22	2208.21	2193.23 2197:17	2145.5,15,19	2070:23,25
2206:17	2209.22	2200:4	2140.0	2070.25,25
2227:10 2228:10,13,17	2213:5 2216:23	2202:21 2204:9	2154:1 2156:3 2160:14,17,24	2072:6 2111:16
2228.10,15,17	2210.23	Three-and-a		2111.10 2112:4,17
2229:14 2232:13	2217:11 2218:20	2220:8	2161:4,24 2162:19	2112:4,17 2113:4 2114:7
think 2035:22	2218.20	<i>thriving</i> 2128:11	2162:19	2115:3 2119:1
2043:22	2221:10,24	Thursday	2163.25 2167:2 2170:7	timestamps
2045:8 2047:8	2222.9	2216:24	2171:9	2071:12
2043:8 2047:8 2049:2,17	2224:16	TikTok 2116:3	2171:9	timing 2049:7
2049.2,17 2052:24	2226:13,15	time 2038:2,17	2172.11 2173:7 2174:1	2073:25
	,	,		
2054:16	2227:12 2230:4,8	2040:14 2043:23	2174:13	2075:12 2221:3
2066:14	· ·		2175:1,6,21,22	
2067:8 2086:8	2231:24	2044:19,22	2179:5,12,23	title 2130:8
2086:15	2232:5	2045:14,17,22	2180:9 2182:2	2151:24
2092:6	2233:10	2046:18	2189:3,6	2222:3
2098:17	2234:18	2048:18	2192:2 2195:5	2226:18
2101:10	2235:1,16,22	2054:2 2058:9	2199:25	today 2040:6 2052:8
2106:4 2107:6	2236:3,12,17	2060:19,21 2064:23	2201:11 2203:21	2052:8 2083:21
2115:16	2237:7,11,14	2004:23	2203:21	2003:21
		l		I

2101:17	2145:22	2145:17	2128:2,5,8,18	2185:18
2102:1,13,25	2146:9 2147:3	2232:5	2128:19,20	2186:11,22,23
2114:12	2233:12	treat 2111:1	2129:2,3	2187:11
2118:5,7	2234:11	treated 2111:1	2130:3,16,18	2188:13
2127:6,9	2236:7	treatment	2130:20	2190:11
2150:10	track 2082:4	2230:8	2131:4,13,16	2191:5,17
2201:10	traction 2202:13	trial 2035:21,25	2131:25	2192:3,4,11,22
2232:25	2203:9	2039:11,24	2132:12,15,22	2192:25
Todd 2034:23	2205:25	2065:24	2133:8,22	2195:17,20,25
2035:12	trail 2232:2	2110:11,19	2134:1,4,8,14	2196:9,21
told 2089:6	training 2081:1	2121:19	2134:17,19	2197:11
2166:16	2086:11	2122:9,19	2135:2,8	2198:19,23,25
2187:5,6	transcript	2166:1	2136:2,23	2199:9 2202:2
2188:6,16	2039:13,16	2190:10	2137:6	2204:25
2196:6,8,11,21	2044:9,12,25	2191:4	2138:12,21,23	2205:10,16,18
2199:7,7	2045:9	2241:17	2139:5,12,18	2206:2,15
2219:13	2067:21	2242:3 2243:3	2139:22,24	2207:6 2208:8
2220:1,4,24	2068:10	2245:13	2140:5,9,23	2208:11
ton 2040:3	2108:22	2247:16	2141:1,4	2210:11,14
2071:23	2149:17,21,23	tried 2137:2	2143:1,13,13	2214:14,25
2231:20	2150:15,23	2182:20	2143:16,19,24	2217:12,14,20
tool 2096:19	2152:5,11	trip 2135:9,22	2143:25	2218:12,14,24
tools 2089:16,17	2154:10	2136:2	2144:4,11,21	2219:2,13,20
2089:24	2160:1	true 2038:20,22	2144:25	2219:21
top 2072:10,16	2223:11	2083:23	2145:12,14,22	2220:4,23
2151:4	transcripts	2119:20	2146:9 2147:3	2221:22
2180:16	2242:3	2217:5 2220:3	2149:14	2222:6
2181:13	transfer 2064:25	2225:23	2153:21,25	2224:15,25
2185:20	transferred	Trump 2034:5	2154:8 2155:1	2225:1,11,24
2202:20	2065:10	2035:3,11,17	2155:3,23	2226:8,22,22
2212:10	transition	2035:24	2156:15,22	2228:6,6
2243:9	2207:1	2036:22	2157:2	2229:1,6,12,20
topic 2138:8	transitioned	2037:15,16	2160:12	2230:1
total 2096:9,12	2128:25	2040:15,18,20	2161:4,25	2232:23
totally 2112:21	transpired	2043:3 2044:2	2162:11,13	2233:11
2113:19	2217:7	2095:1,6	2166:17	2234:11
2174:5 2175:4	travel 2135:12	2099:3,8,10,14	2168:7,18,25	2235:12,18
2187:19	2140:5,23	2100:20,25	2169:13	2236:7
2195:20	2168:18	2101:2 2102:6	2170:8,16	2237:21
2196:11	2170:10	2102:18	2171:5,10,14	2238:4,18
2203:23	2176:16	2112:3,16	2171:19	2240:13
touch 2191:23	2192:20	2113:3,15	2172:3,5,23	2242:25
2204:18	2193:21	2114:6 2115:2	2173:18	2243:5,8,22
tournament	2232:7	2121:13	2174:3,15	2244:1,5,9
2176:1,2	traveling 2170:8	2125:2,4,4,7	2175:3,25	2246:3
Toward's	travelled 2140:9	2126:6,12,15	2176:3,15	Trump's
2088:24	2140:13	2126:16,19,20	2177:5,6	2035:20
Tower 2132:12	travelling	2126:20	2179:20	2038:13
2143:13,16	2141:2	2127:14,17,20	2184:7,8,11	2043:16,16
L	•			•

				I
2045:6 2101:3	2118:16,20,25	2097:24	2202:7 2209:3	2183:2,2,3,4
2129:10	2119:5,11,19	2098:1	2209:3	2183:21,22
2131:1,10,23	2120:2	2118:19	2229:23	2187:16
2132:2,6,12	2123:22,22,22	2119:1,2,19	2232:16	2188:19
2135:3	2245:7	2173:5,9,24	2233:5	2192:4,25
2137:22	Truths 2037:15	2174:3,11,15	Two-and-a-half	2193:9 2196:2
2142:25	2037:15,22	2174:24	2170:6	2196:10
2143:9	2038:10	2175:3	type 2038:8	2197:22
2145:23	2043:16	2206:19	2073:21	2200:23,24
2160:7	2092:16	tweets 2037:16	2104:18	2202:24
2161:10,12	try 2036:21	2043:17	2109:1 2166:1	2203:2,23
2162:16	2049:13	2091:17	types 2109:20	2204:12
2169:18,25	2050:22	2106:17	2140:12	2205:23
2171:2 2172:9	2086:15	2117:1,11	2230:11	2206:5,5,6,11
2172:12,18	2091:17	Twitter 2044:16	typical 2038:7	2207:2,12,12
2176:6,13	2153:17	2095:20	2129:5	2208:9,24
2208:7	2179:25	2097:12,22,23	2145:18	2209:6,18,19
2209:13,17	2220:2 2227:8	2098:3,5,6,8	2172:24	2209:19
2210:8	2230:17,25	2098:17,20	2193:13	2210:20
2219:19	trying 2072:1	2099:2,2,9,12	typically 2138:4	2211:8
2221:10	2080:5	2099:20,20	2145:25	2213:25
2224:21	2114:12	2100:3 2102:5	2146:4	2215:17
2225:22	2136:22	2106:18	2193:20	2217:4
2227:25	2140:18	2109:10		2218:19,19,20
2234:17	2154:2,5	2112:2,13,15	U	2219:18,20,21
2235:1,12,19	2155:21	2112:25	Uh-huh 2065:15	2219:23
trust 2225:3,4	2156:7	2113:12	2165:9	2220:21,22,25
trusted 2134:3	2210:10	2116:8,25	2176:10	2220:25
truth 2037:24	2228:18	2118:14,25	2239:17	unable 2245:22
2038:12,16	2231:21	2171:10,12,19	ultimately	unacceptable
2039:19	2238:25	2171:22	2043:5 2107:9	2163:22
2042:8,12,20	Tuesday	2172:2,11	2162:13	unanswered
2043:6	2108:21	2173:18	2182:23	2088:13
2044:18	2212:24	Twitter's	um 2160:14,24	unauthorized
2091:23	turn 2156:10	2098:23	2161:17,20,21	2228:13
2092:14,18	2182:22	two 2037:15	2162:5,9	uncommon
2093:14,14,14	turned 2048:16	2048:13	2165:12,12	2229:19
2095:21	2054:2 2078:3	2052:21	2167:7,11,21	2230:16
2099:23	2079:2,12,21	2056:22	2168:2,4,17	undergraduate
2100:1,2,4,6,7	2080:10	2061:23	2169:14	2126:10
2100:9,11,14	2082:8,8	2109:1	2170:17	underlying
2100:19,19	Turning 2039:2	2116:13	2172:5	2044:16
2101:1,3,4	TV 2227:11,21	2119:13	2175:14,14,19	understand
2102:17	tweet 2037:16	2120:7	2175:24,25	2037:6,14
2105:10,13,17	2038:1,7,21	2145:24,25	2176:2 2177:3	2048:24
2106:7,15	2040:13	2152:2,7	2177:5	2050:14
2107:14,17,18	2046:17	2156:16,19	2179:15,15,25	2099:7
2109:12	2091:23	2160:6 2180:7	2180:4 2182:5	2100:24
2114:4,24	2092:14	2193:23	2182:18	2118:23

2165:25	unscheduled	usually 2096:5	versus 2056:18	2174:17
2169:5 2188:1	2129:7	2096:22	2221:7	
2200:21	unsure 2197:13	2128:23	vestibule 2209:4	W
2201:19	untrue 2186:3	2130:13	Vice 2207:21	wait 2042:4
2203:17,23	2187:19	2145:21	video 2111:12	2109:18
2204:4	2195:20		2149:8,12,14	2203:25
2229:19	2196:11	V	2154:20,22,25	waiting 2043:23
2231:21	2199:11	v 2049:21	2159:2,5,6,10	2052:7,9
understanding	untrue' 2198:24	2190:10	2159:17	2153:13
2054:1,21	unusual 2066:14	2191:4	2160:8,12	Wall 2175:13
2058:10	2067:3,3	2244:16	2168:7	2176:8,12
2081:9 2089:9	2082:8,11	2245:3,11	2170:24	2179:6,20
2099:16	2129:24	vague 2154:9	2171:3	2181:10
2141:2 2160:7	2172:21	vaguely 2144:8	videos 2097:25	2182:1 2184:2
2160:11	2234:11,12	value 2097:2,4,5	view 2048:7	2184:5 2187:2
2165:16	update 2138:12	2129:23	2098:1,12	2187:21
2167:18	updates 2200:18	values 2061:17	2100:5	2188:17
2169:2	upset 2155:3	2235:18,18	2101:18,21	2191:13,18
2172:15	2156:17	variable 2089:22	2241:21,24	2194:11
2176:4	upstairs 2152:22	2089:24	2242:1	2195:2,22
2182:21	2153:5,11	variables	viewed 2206:6	2197:8 2199:3
2186:14	Urgent 2149:6	2080:11	2235:10	2199:7,9
2187:4	use 2050:7	2088:12	viewer 2101:16	2202:3,12
2203:19	2058:6	various 2081:25	vile 2164:20,21	2205:21
2231:17	2096:19	2085:6	violate 2245:7	2210:20
understood	2100:9	2128:16	violated 2050:1	2215:19
2133:13	2101:22	2209:18	2050:2	2216:3 2233:6
2203:8	2141:14,17	venue 2192:15	2244:23	2237:11
undue 2246:21	2142:4	2192:20	2245:15	wall-to-wall
unduly 2108:13	2186:24	veracity 2245:5	violates 2245:5	2203:11
2166:4	2203:5	verbally 2154:1	violation	want 2035:16,24
unequivocally	2241:23	2154:7	2243:17	2039:15
2198:24	2242:17	verbatim 2196:3	virtually 2061:6	2042:3,3,4
2199:11	user 2058:21	2196:12	visa-versa	2045:5
unfair 2039:21	2059:6,7	verification	2231:8	2046:10,11
2041:20	2060:25	2098:18,19	visit 2146:1	2047:1,11
unique 2097:5	2062:11	verified 2098:14	2241:21	2048:6,24
United 2099:18	2063:5,9,10	2098:16,24	vivid 2144:12	2050:6,23
2121:13	2064:7,14	2099:5,14	vocally 2043:1	2057:24
2236:9	2081:8 2084:6	2100:9,11,13	voice 2045:6	2061:10
2238:25	2098:6,10,23	2100:22	2070:9,24	2062:6
Universe	2099:7	verify 2099:9	2090:8	2065:16
2134:25	2100:24	2101:1	2093:20	2069:16
University	2171:12	Verizon 2083:13	voluntary	2076:25
2124:18	users 2058:15,19	version 2046:4	2227:10	2082:21
Unknowns	2097:24	2185:3	voters 2113:8	2084:19
2088:15,16	2100:7	versions 2046:6	2135:14	2091:6
unrelated	2101:11	2101:23	2146:2 2156:4	2103:19
2226:16	usual 2161:18	2102:11,22	2171:23	2104:5,8,23
				l

	1			
2121:10	2084:9,10,13	2100:2	weekly 2165:12	2207:11,15,22
2122:17	2084:15	2101:15,16,17	2165:13	2208:14,15,22
2129:18,19,21	Washington	2102:25	weeks 2135:13	2209:10,14
2130:23	2037:17,17	2107:20	2170:6,6	2210:5,18,25
2138:6	2038:21,22	2111:1	weigh 2139:8	2215:7,10
2140:15	2039:3,17	2155:22	2156:24	2218:10,16,18
2156:18	2103:4 2105:4	2171:22	2161:19	2238:17
2167:17	2105:12	2192:15	2235:19	2240:12
2170:15	2110:20	2203:10	2236:1	wife 2206:6
2178:22	2124:9	2213:11,16,19	weighing 2198:3	2224:23
2186:24	2135:14	2214:20	2235:24,25	2235:12
2193:9	2146:22,24	2225:18	Weinstein	wilfully 2245:5
2196:14,14	2148:24	2226:21	2040:24,25	willing 2230:7,9
2197:15	2149:6	2231:23,24	2041:2,4	2245:6
2198:4 2204:2	wasn't 2055:22	2234:6 2238:8	2042:1	willingness
2204:7	2055:23	2239:18	Weisselberg	2109:3
2206:20	2070:10	Wayback	2132:19,21	wind 2233:11
2211:8	2137:13,14	2046:6 2101:6	2133:3,9,22	window 2075:15
2221:21	2141:4	2101:9,23	2134:4	wipe 2062:14,15
2229:19	2145:11	2103:5	welcome	2062:15
2233:9	2155:19	ways 2064:25	2036:23	2063:3
2237:10	2156:16,17	2081:11	2052:6	wiped 2063:13
2238:16	2165:18	2130:20	well-known	wiping 2062:13
2239:19	2182:5 2189:1	2231:14	2124:25	2063:18
2244:4	2196:5 2203:2	we'll 2168:8	went 2040:14	Wisconsin
2246:12	2203:10,11,24	2170:19	2080:6	2162:1
2247:11	2203:25	we're 2043:2	2152:17,19,22	Witch 2114:21
wanted 2047:21	2204:11	2046:19	2153:5,11	withdraw
2048:9 2083:6	2205:20	2077:5 2130:7	2158:18	2044:22
2139:13,13	2217:4 2227:7	2135:8	2214:13	2105:21,23
2141:1	2227:9,14	2145:16	2228:15	withdrawing
2167:17	2229:19	2166:20	2243:19,20	2109:9 2110:1
2180:5	2230:19	2237:1 2241:4	weren't 2130:11	withdrawn
2182:15	2236:6,9	2243:14	2154:3 2206:7	2099:22
2186:14,20,23	2237:9 2238:7	we've 2074:3	West 2146:7	2152:15
2186:25	2239:17	2232:15	Westerhout	2160:17
2187:2,4	watch 2051:12	website 2046:5	2209:11,12	2169:7
2188:19,19	2214:11	2101:5,12,14	2211:20	2171:25
2197:25	way 2036:3,10	2157:21	2212:17,25	2179:4
2203:24	2040:2 2043:8	2158:2	Westerhout's	2218:23
2205:10	2045:21,23	website's	2209:15	withdrew
2206:6,17,21	2046:23	2101:16,20	Wharton	2173:15
2221:6	2048:8 2049:2	websites 2046:7	2034:25	witness 2035:15
2238:12,13,14	2049:13	week 2128:23	2035:13	2036:13,18
wanting 2049:1	2056:15	2241:4 2243:2	WhatsApp	2037:1,2,3,6,7
wants 2129:20	2064:24	2246:10	2083:4	2038:5 2040:6
2213:3	2090:8	weekend	Whereupon, the	2046:16,16,19
2246:14	2096:15,20	2233:16	2126:1	2047:2,14,17
warrant 2084:2	2098:19	2242:13	White 2207:7,9	2048:2,9,12
	•	•	•	•

2040 4 2050 4	2240.24	0107 1 0100 1	0120.17	2220.0
2049:4 2050:4	2240:24	2127:1 2129:1	2130:17	2230:9
2050:6,9,15,22	witness' 2164:13	2130:6	worried 2179:22	2235:23
2051:7,8,9,10	witness's	2131:15	2179:23	year 2042:9
2051:16	2092:15	2133:2,6,21	2235:9	2117:19
2055:7,12,17	witnesses	2134:8,21	worse 2158:24	2120:11
2055:22	2039:10	2135:2	worst 2201:25	2126:9,10
2056:6,9,12,20	2041:24	2136:12	worth 2133:17	2175:24
2057:21	2042:21	2138:8 2182:6	worthwhile	2211:9
2059:14	2043:7,17,19	2207:11,17	2181:24	2215:22
2060:6 2068:4	2056:22	2210:12	worthy 2144:8	2232:16
2074:11	2093:1	2230:17	wouldn't 2194:4	year-and-a-half
2077:16	2108:18,24	2231:19	2203:5	2095:4 2096:6
2079:6 2086:2	2109:3	2235:12	2230:19	years 2066:20
2086:4,5,14,16	witnesses'	worked 2095:3	write 2152:1	2066:22
2091:2,9	2109:4	2118:13,16	writers 2225:22	2082:1
2092:5,8,20	woman 2149:15	2120:5	writing 2140:18	2090:18
2093:8,10,10	2177:2	2128:15	2169:22	2101:19
2093:15,17,22	2186:18	2131:4,5,25	written 2111:21	2114:15
2093:25	2188:24	2133:1 2136:4	2156:25	2120:7
2103:18	2219:22	2137:17	2158:13	2126:13
2107:2,20	women 2040:16	2207:12,18	2160:11	2158:23
2108:4	2040:19,21	2208:5,8	2201:17	2220:8
2109:24	2112:20,22	2209:17,19	wrong 2114:11	Yep 2094:23
2110:3,4,25	2113:8,20	2228:8	2165:14	2113:1
2115:9	2169:18	2234:24	2204:25	2117:22,25
2120:23,24	2174:4,6,17	worker 2129:15	2226:10	2118:6
2122:18	2175:5	working	2230:22	yesterday
2123:6,14,15	2187:22	2084:24	wrote 2119:18	2047:22
2123:16,23,25	2191:20	2089:9	2171:19	2052:21
2124:6,9	2197:11	2094:19	2202:19	2053:16
2147:5,20	won 2112:9	2118:25,25	2203:2	2054:9
2148:11	2173:11	2124:21,24		2057:11
2157:4,6	word 2076:18	2125:1	X	2058:12
2163:5	2078:24	2126:12,16	X 2097:18	2061:13,17
2164:16	2081:12	2128:2,24	2116:1	2062:18
2174:22	2107:21	2129:3 2134:9	2118:14,19	2066:11
2177:7,14	words 2045:5	2134:13,16	2119:19	2067:8
2178:25	2096:22	2135:2 2136:7		2069:12
2180:12	2097:25	2157:3 2207:9	<u> </u>	2072:14
2184:16	2159:21	2208:22	yeah 2068:15	2083:21
2189:23	2160:13	2209:9,16	2137:4 2141:4	2084:20
2190:14,17,18	2162:24	2210:2,8	2142:15	2087:9
2190:19,20	2169:15	2226:15	2150:20	York 2034:1,2,9
2192:2 2197:1	2198:1	2228:6	2155:10	2034:9,16
2216:10	work 2094:8,9	2232:16	2172:20	2035:3 2094:9
2221:15	2094:25	2238:21	2193:19	2094:11,15
2222:19,25	2124:19	2239:22	2194:5,7	2114:12
2223:5,6,7	2125:4 2126:6	works 2097:23	2208:9 2209:6	2145:21
2223:3,0,7	2126:15	2100:2 2130:8	2214:7	2146:4
		2100.2 2100.0	2225:19	
L	1		1	1

01 (0.01	1500 000 0 1 4	0007.10	2020 2074 0	a (1) 0100 (110
2169:21	1500 2096:14	2237:18	2020 2074:8	26th 2132:4,10
2219:17	15th 2044:8	2016 2039:4	2075:22	28th 2079:12
2234:13	2062:25	2040:14	2076:13,19,23	3
2240:14	2170:15	2062:19,25	2076:24	$\frac{3}{32034:9}$
Z	16 2113:5	2070:10	2078:4,6,17	2163:15
	1651 2108:22	2071:2 2077:3	2207:13,16	2163:15 2164:12
zoom 2072:21 2077:24	1661 2108:22	2078:17	2021 2207:14	
	17 2074:8	2080:6,7	2022 2079:3,12	3:30 2158:18,19
2149:8,19	2075:22	2081:5	2079:21	30 2078:6
2150:4 2157:6	2113:17	2088:22	2118:2	2095:24
2173:4 2174:9	2245:12	2097:21	2127:21,22	2115:16
2174:21	18 2114:15	2098:19	2023 2053:3,19	2120:14
2185:12,22	180 2194:14	2110:21	2061:24	313 2157:5
2212:10	2198:8	2111:20	2077:2	2158:3,6,8
0	181 2217:21	2112:5,18	2080:23,25	2160:3
0226 2141:23	19th 2053:19,24	2113:5,17	2107:17	316 2177:9
0440 2141.23	2054:5 2057:2	2145:4,5,16	2114:8 2115:4	2178:7,10,12
1	2145:4	2146:17	2117:24	2180:11
$\frac{1}{12052:25}$	1st 2207:12	2170:3,8	2119:13	317 2180:12,25
2147:19		2171:9,14	2024 2034:9	318 2184:17
2147:19	2	2175:10,20	2247:17	2185:7,9
2140.10	2 2049:24	2194:6 2200:3	20th 2211:8	319 2211:12,15
1:29 2148:14	2052:25	2227:6 2228:8	2212:24	2212:2,7
2149:2	2074:25	2232:13,20	2213:5	34 2044:9
1:30 2158:17	2147:7	2237:11	218 2122:22	35 2044:9
2160:25	2148:21	2238:3	2147:5,10	36 2160:23
2233:13	2151:5 2195:7	2017 2063:25	2148:8,16,18	2161:4
10,000 2096:11	2:05 2148:13	2064:2,4,13	2151:3	39,745 2066:11
2117:15	2:29 2112:18	2065:11	22nd 2214:2	3d 2245:9,12
10:56 2071:3	20 2207:10	2066:7 2074:5	23 2035:3	
10:30 2071.5 100 2034:8	200 2240:13	2074:23	23rd 2053:3	4
	2001 2101:10	2076:6	2054:6 2057:3	4 2115:4
2113:20	2005 2040:19,21	2117:21	2058:10	2158:19
2175:5	2010 2126:11	2206:25	24 2237:8	2161:1
10013 2034:9	2012 2164:1	2207:10,24	246 2084:22	2175:10,20
11 2112:5	2014 2126:8	2208:21	2085:11	2198:9
11:32 2114:8	2128:3	2239:4	247 2070:13	2237:10
12 2215:14	2134:11	2240:11	248 2245:12	2238:3
12:19 2111:17	2221:24	2018 2061:24	24th 2213:25	4:01 2110:21
2111:20	2015 2081:5	2067:22	25 2064:2,4	4:05 2040:15
12:52 2112:5	2117:21	2068:9,22	2074:23	4:16 2042:9
12th 2216:23	2126:22,23,25	2069:3	2095:24	2115:4
13 2079:7	2129:24	2078:18	2115:16	40 2079:19
130,000 2215:23	2130:9,10	2207:12,15	2120:14	405-A 2103:2,4
2219:4	2135:20,23	2210:20	252 2072:10,18	2103:8,11,21
2220:10	2138:22	2211:10	253 2072:10	2103:25
14th 2147:3	2175:24	2212:24	259 2199:18	2105:1,2,4
15 2107:17	2227:6 2228:8	2215:14	25 th 2152:21,22	2109:9 2110:1
2112:18	2232:12	2238:19	2153:7	405A 2039:2,3
2114:8		2230.17	2100.7	2039:15
L		I	l	l

2040:10	5	9:55 2201:9	
2044:18	5 2096:11	9th 2165:15	
2045:24	2117:15	2168:11	
405B 2040:13	50 2079:19		
2044:7	509H 2196:25		
407 2106:1	2216:11		
2174:21	509J 2163:6		
407-A 2102:3	2164:15		
2103:11,21	59 2034:1		
2106:2,14	5th 2200:3		
2109:10	2204:19		
2111:5,11,12	2205:19		
407-B 2111:24	2206:1		
407-C 2112:12			
407-D 2112:24 407-E 2102:3	$\frac{6}{6}$		
	6 2070:10		
2111:5 2113:11	2247:17		
407A 2159:6	685 2197:1		
407A 2139:8 407B 2172:25	6th 2062:19		
407B 2172:23 407C 2173:21	2065:14		
407D 2173.21 407D 2174:8	2070:15 2071:2		
407 <i>2</i> 174.8 408 2103:12	2071.2 2088:22		
408-A 2102:15	2000.22		
2103:11,21	7		
2103.11,21 2107:13	7 2039:4		
2109:12	2040:14		
2111:5	2110:20		
2113:24	2145:22		
408-B 2092:24	2245:9		
2102:15	7:00 2200:19		
2103:11,21	7:36 2113:5		
2108:10	703 2216:14		
2109:14	71543 2035:3		
2111:5	71543/2023		
2114:22	2034:3		
408B 2042:7	7th 2146:16		
409B 2170:18	8		
421 2245:9			
45 2099:12,16	8 2111:20		
45th 2099:18	2200:24 8.15 2112:17		
46 2067:14	8:15 2113:17		
4th 2042:8	808 2107:19 8th 2111:17		
2178:2,16	2167:4 2235:2		
2183:8 2192:2	2107:4 2255:2 2235:3		
2193:8 2200:3	2233.3		
2200:18	9		
2215:22	9:00 2200:19		
	9:05 2053:24		